Michael E Carey 150 Big Pine Lane Jersey Shore, PA, 17740 570-974-1227



UNITED	STATES	BANKR	UPTCY	COURT
MIDDLE	DISTRIC	CT OF PI	NNSV	IVANIA

	X	
IN RE:		Case No. 4: 23-bk-02191-MJC
MICHAEL E CAREY,		Chapter 13
	Debtor.	Judge: Mark J Conway
	Х	
MICHAEL E CAREY,		

Debtor/Movant,

VS.

TOWD POINT MORTGAGE TRUST 2020-1; US BANK NATIONAL ASSOCIATION AS INDENTURE TRUSTEE; SELECT PORTFOLIO SERVICING, INC; KML LAW GROUP, PC; ROBERTSON, ANSCHUTZ, SCHMIED, CRANE & PARTNERS, PLLC, JACK N ZAHAROPOULOS, ESQ; US DEPARTMENT OF JUSTICE,

Alleged Secured Creditor & Respondents,

MOVANT'S MICHAEL E CAREY'S NOTICE OF MOTION AND CERTIFICATION FOR AN (1) **ORDER TO CLASSIFY AND DECLARE** ALLEGED PROOF OF CLAIM DEBT AS AN **UNSECURED DEBT**, *FURTHER*, TO (2) **ORDER** THE ALLEGED MORTGAGE/SECURITY INSTRUMENTS AS **VOID AND NULL**, AND *FURTHER*,

FOR AN (3) ORDER MONTHLY LOAN ACCOUNT STATEMENTS FROM THE SERVICER SELECT PORTFOLIO SERVICING, INC, WHICH MATCHES THE 4 PAGES OF ACCOUNTING SPREAD SHEETS FILED IN THE PROOF OF CLAIM, AND FURTHER, FOR AN (4) ORDER TO NULLIFY THE FILED PROOF OF CLAIM BY COUNSEL BRIAN C NICHOLAS, ESQ KML LAW GROUP, PC AND FURTHER, FOR AN (5) ORDER WARNINGS TO COUNSELS OF KML LAW GROUP. PC, ROBERTSON, ANSCHUTZ, SCHMIED, CRANE, AND PARTNERS, PLLC AND US CHAPTER 13 TRUSEE JACK N ZAHAROPOULOS ESQ NOT TO MAKE FALSE STATEMENTS NOR BE BIASED OR PREJUDICED AND FOLLOW ETHICAL PROCEDURES, LAWS, AND RULES, AND FURTHER (6) AN ORDER TO PRODUCE THE ORIGINAL NOTE FOR INSPECTION PUSUANT TO UCC 3-501, AND FURTHER, ANY ORDER AS THE COURT SEEMS JUST AND PROPER

Please take Notice, that the undersigned Michael E Carey is moving before Honorable Judge Mark J Conway US Bankruptcy Judge, Middle District of Pennsylvania, Williamsport Division at 197 South Main Street, Room 274, Wilkes-Barre, Pennsylvania, 18701 on June 26, 2024, at 10:00 AM for Objecting the Proof of Claim No 3:

- 1) Order to classify and declare No 3 Proof of Claim Debt as unsecured.
- 2) Order Mortgage/Security Instruments as void and null.
- 3) Order Select Portfolio Servicing Inc to produce monthly loan account statements matching with the 4 pages of accounting spread sheets.
- 4) Order to nullify/strike/void the No 3 Proof of Claim.
- 5) Order and Give a Warnings to Counsels of KML Law Group PC,
 Robertson, Anschutz, Schmied, Crane, & Partners, PLLC, and Jack N
 Zaharopoulos Esq Chapter 13 Standing Trustee to comply with the
 Ethics Laws, Rules, and not being self-serving, biased, prejudiced
 pursuant to the American Bar Association

Association as Indenture Trustee, Select Portfolio, Inc, and all successors, third Parties, Public, to provide for inspection the original Note within 14 days before this Court, the Movant/Debtor, certified Handwriting Expert, which includes that by failure to provide for

6) Order the Creditor Towd Point Mortgage Trust 2020-1, US Bank National

inspection the original signed Note by Michael E Carey, the Court would

enter an order that Creditor lost its interest in the secured loan and/or

the debt is declared only as a unsecured debt, and/or the loan is void

and null, and/or as this court seems just and proper.

Further, if any Party intends to object to this Motion, it must do so on or before June 12, 2024, by filing pleadings with the Court and the undersigned Michael E Carey.

Respectfully Submitted

Dated: May 16, 2024

Michael E Carey

Michael E Carey 150 Big Pine Lane Jersey Shore, PA, 17740 570-974-1227

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF PENNSYLVANIA			
IN RE:	Case No. 4: 23-bk-02191-MJC		
MICHAEL E CAREY,	Chapter 13		
Debtor.	Judge: Mark J Conway		
X			
MICHAEL E CAREY,			
Debtor/Movant,			
vs.			
TOWD POINT MORTGAGE TRUST 2020-1; US BANK NATIONAL ASSOCIATION AS INDENTURE TRUSTEE; SELECT PORTFOLIO SERVICING, INC; KML LAW GROUP, PC; ROBERTSON, ANSCHUTZ, SCHMIED, CRANE & PARTNERS, PLLC, JACK N ZAHAROPOULOS, ESQ; US DEPARTMENT OF JUSTICE,			
Alleged Secured Creditor & Respondents,			
X			

MOVANT'S MICHAEL E CAREY'S CERTIFICATION OF AN NOTICE OF MOTION FOR AN (1) ORDER TO CLASSIFY AND DECLARE ALLEGED PROOF OF CLAIM DEBT AS AN UNSECURED DEBT, *FURTHER*, TO (2) ORDER THE ALLEGED MORTGAGE/SECURITY INSTRUMENTS AS VOID AND NULL, AND

FURTHER, FOR AN (3) ORDER MONTHLY LOAN ACCOUNT STATEMENTS FROM THE SERVICER SELECT PORTFOLIO SERVICING, INC, WHICH MATCHES THE 4 PAGES OF ACCOUNTING SPREAD SHEETS FILED IN THE PROOF OF CLAIM, AND FURTHER, FOR AN (4) ORDER TO NULLIFY THE FILED PROOF OF CLAIM BY COUNSEL BRIAN C NICHOLAS, ESQ KML LAW GROUP, PC AND FURTHER, FOR AN (5) ORDER WARNINGS TO COUNSELS OF KML LAW GROUP. PC, ROBERTSON, ANSCHUTZ, SCHMIED, CRANE, AND PARTNERS, PLLC AND US CHAPTER 13 TRUSEE JACK N ZAHAROPOULOS ESQ NOT TO MAKE FALSE STATEMENTS NOR BE BIASED OR PREJUDICED AND FOLLOW ETHICAL PROCEDURES, LAWS, AND RULES, AND FURTHER (6) AN ORDER TO PRODUCE THE ORIGINAL NOTE FOR INSPECTION PUSUANT TO UCC 3-501, AND FURTHER, ANY ORDER AS THE COURT SEEMS JUST AND PROPER.

Movant/Debtor Objecting the No 3 Proof of Claim, the Movant/Debtor states the following to be true:

Facts:

- Debtor/Movant filed for bankruptcy protection under chapter 13 on 9/25/2023.
- Debtor/Movant knew that the alleged secured creditor Towd Point
 Mortgage Trust 2020-1 have US Bank National Association as Indenture
 Trustee.
- 3. Further, Debtor/Movant knew that Select Portfolio Servicing Inc was the servicer for the loan.
- 4. Further, Debtor/Movant knew that there are deficiencies and effectiveness in the alleged loan and in its accounting.
- On August 12, 2023, Debtor/Movant sent to Select Portfolio Servicing, Inc; Towd Point Mortgage Trust 2020-1; US Bank NA as Indenture Trustee a certified mail under 15 U.S.C. Section 1692 – 1692p Fair Debt

- Collection Practices Act (FDCPA) and under UCC 3-501 Uniform Commercial Code.
- 6. Under the FDCPA Notice to Lender dated August 12, 2023, the Lender and its Servicer failed to properly verify the alleged debt. **Exhibit A**
- 7. The verification and responses from the Servicer were vague and the accounting based on unverifiable supporting documents.
- 8. In addition, under the Uniform Commercial Code 3-501 the Lender and Servicer failed the presentation of the original Note and original Mortgage to this date. The UCC Code also states that if Lender, Servicer are unable to furnish the original Note and original Mortgage for inspection, the Borrower is empowered to withheld mortgage payments until the Lender fulfills the Borrower's Requests/Demands.
- 9. Debtor/Movant initiated its own investigation regarding the alleged Mortgage Loan Document which emerged the following after the Proof of Claim was filed with this Court:
- 10. On August 24, 2009, a Home Equity Line of Credit Agreement was executed and signed for \$39,000.00 in favor to Sovereign Bank.
- 11. Below under titled Home Equity Line of Credit Agreement is written "Premises Secured by Mortgage Loan Agreement" for the address 150 Big Pine Lane, Jersey Shore, PA, 17740. The whole document from page 1 to page 8 does not state the word or wordings "Note". Exhibit B
- 12. The "Note" for this Home Equity Line of Credit Agreement was transferred dated 10/30/2019 through an "Allonge" Instrument by Santander Bank National Association formerly known as Sovereign

Bank of Reading PA to the next successor in due course without any name. The Instrument shows clearly stating that the Instrument is the "Allonge to the Note" executed and signed by Michael E Carey on 8/24/2009 for \$39,000.00. The Document is signed by Erica S Hofmann, Vice President for Santander Bank. **Exhibit C**

- Sovereign Bank changed its name to Santander Bank on October
 17, 2013. Exhibit D
- 14. On August 24, 2009, was executed and signed an Home Equity
 Line of Credit Open end Mortgage was signed in the amount of
 \$39,000.00. Exhibit E
- Santander Bank, NA formerly known as Sovereign Bank by Select
 Portfolio Servicing, Inc, its attorney in fact to transfer the
 Mortgage/Security Instrument to Mortgage Electronic Registration
 Systems, Inc (MERS) as Mortgagee, as Nominee for Towd Point Mortgage
 Trust 2020-1, US Bank National Association as Indenture Trustee, its
 Successor and Assigns. Said Assignment is defective because it is
 executed, signed by the Successor, Buyer, Servicer, instead of Seller or
 its authorized representative. It appears that the Signers and Notary are
 employed by Select Portfolio Servicing Inc and are using well known
 "Robo Signers and Robo Notaries". In addition, MERS has never been
 named in the original Home Equity Line of Credit Agreement or
 Mortgage filed in the County as the Mortgagee/Nominee for the Loan.

Exhibit F

- 16. On January 5, 2023, another Corporate Assignment of Mortgage had been executed from Mortgage Electronic Registration Systems, Inc (MERS) as Mortgagee, as Nominee for Towd Point Mortgage Trust 2020-1, US Bank National Association as Indenture Trustee, it Successor and Assigns to Firstkey Mortgage LLC c/o Select Portfolio Servicing, Inc. Again, this instrument was executed and signed and notarized by employees of Select Portfolio Servicing, Inc. As above under No. 15 Robo Signers and Robo Notaries were used. Exhibit G
- 17. The same day on January 5, 2023, another Corporate Assignment of Mortgage was executed from Firstkey Mortgage LLC c/o Select Portfolio Servicing, Inc. to Towd Point Mortgage Trust 2020-1, US Bank National Association as Indenture Trustee. Again, Robo Signers and Notaries and employees from Select Portfolio Servicing, Inc executed signed and notarized the instrument. **Exhibit H**
- 18. On April 11, 2014, Borrower Michael E Carey signed a notarized Santander Home Loan Modification Agreement, Santander Bank, NA signed and notarized the same Agreement on April 14, 2014. The Modification Agreement under No. 3 becomes modified on 3/31/2014 and the 1st payment is due on 4/30/2014. **Exhibit I**
- 19. Said Modification Agreement is invalid because Santander Bank National Association referenced the Instrument to a Mortgage and a Note, and the Note has never been executed or existed.
- 20. On December 4, 2023, Counsel Brian C Nicholas from KML Law
 Group PC filed a Proof of Claim. The proof of Claim is naming Towd Point

- Mortgage Trust 2020-1, US Bank National Association as Indenture Trustee as a Secured Creditor. **Exhibit J**
- 21. Debtor/Movant is objecting and questioning the Creditor's Status as a Secured Creditor. Further Debtor/Movant is questioning the accuracy of the accounting of the Home Equity Line of Credit Account.
- 22. On October 19, 2019, Santander Bank NA Vice President Cindy L
 Yocum executed and signed an Affidavit of Lost Note. Exhibit K
- 23. Said Document is not credible it states that on August 24, 2005, was executed and signed a certain Mortgage Note. The Date is wrong, and there is no Mortgage Note.
- 24. Debtor/Movant never signed any Note Instrument. No Note Instrument ever existed. The Note Instrument is the Collateral for Real Estate or Property. The Mortgage is the Security Instrument for the Note. A Mortgage without a produced and/or but executed signed Note or Lost Note Affidavit or available or not may be enforced, while a never executed signed Note cannot be enforced through a Mortgage.
- 25. It is evident that several individuals working for the successor, servicer committed spoliation of documents for a Note which was never been executed signed or existed.
- 26. Lawyers represent their clients; they are not here to file Proof of Claim for their Clients. A lawyer filing a Proof of Claim is unethical. The lawyer does not work and/or is employed by their client and the lawyer is no officer of the entity filing a Proof of Claim. The lawyer cannot represent its client because the lawyer becomes a co-party to the party that is obligated to file the Proof of Claim.

- 27. Since this bankruptcy started the Movant/Debtor noticed that the US Chapter 13 Standing Trustee Jack N Zaharopoulos Esq is targeting solely the Debtor. It is the Movant/debtor's understanding that the Chapter 13 Standing Trustee and the US Justice Department must review filings of Proof of Claims especially the ones which have concerns of Legal Standings in US Bankruptcy Court. During the last months it appeared that the US Trustee did work and filings for the alleged creditor, which filed dubious defective, may fraudulent or spoiled supporting documents in this Court. Especially. After the Movant/Debtor filed various pleadings and Adversary Proceedings mentioning those defects, etc. Movant/Debtor believes that certain filings should have been filed by the alleged secured creditor's attorney not the US Trustee.
- 28. Movant/Debtor incorporates the Adversary Complaint in this Motion.

Conclusion:

Pursuant to all those facts mentioned above from No. 1 to No. 28, the Movant/Debtor rests his case knowing that all facts are based on documents and documents state the truth. The Core Question here is the inexistence never executed and signed Note, which nullifies all Mortgages or Security Instruments. Clearly it would be different if the Note was lost or a Note would exist, then an Affidavit of Lost Note could be executed. Only the fact that the Creditor comes into this Court asserting an Affidavit of a

Lost Note, when NO NOTE ever never existed or has never been executed and signed is a sign of incompetence by the original Lender and its successors, which showed more incompetence, negligence, etc. in executing, storing, accounting, servicing the Movant/Debtor's Loan Account. Naturally falsifying business records or spoliation of business records are surely being made with this Account and debtor as a Victim.

Wherefore, Movant/Debtor requests Orders from this Court for:

- a) Order to classify and declare No 3 Proof of Claim Debt as unsecured.
- b) Order Mortgage/Security Instruments as void and null.
- c) Order Select Portfolio Servicing Inc to produce monthly loan account statements matching with the 4 pages of accounting spread sheets.
- d) Order to nullify/strike/void the No 3 Proof of Claim.
- e) Order and Give a Warnings to Counsels of KML Law Group PC,
 Robertson, Anschutz, Schmied, Crane, & Partners, PLLC, and Jack N
 Zaharopoulos Esq Chapter 13 Standing Trustee to comply with the
 Ethics Laws, Rules, and not being self-serving, biased, prejudiced
 pursuant to the American Bar Association
- f) Order the Creditor Towd Point Mortgage Trust 2020-1, US Bank
 National Association as Indenture Trustee, Select Portfolio, Inc, and
 all successors, third Parties, Public, to provide for inspection the
 original Note within 14 days before this Court, the Movant/Debtor,
 certified Handwriting Expert, which includes that by failure to provide
 for inspection the original signed Note by Michael E Carey, the Court

would enter an order that Creditor lost its interest in the secured loan and/or debt is declared only as a unsecured debt, and/or the loan is void and null, and/or as this court seems just and proper.

Respectfully Submitted

Dated: May 16, 2024

Michael E Carey

FORM C

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN THE MATTER OF: MICHAEL E CAREY)	
) Chapter:	13
) Case Number:	4:23-bk-2191-MJC
	DEBTOR(S)	}	

CERTIFICATE OF SERVICE

I certify that I am more than 18 years of age and that on 05/16/2024 , I served a copy of MOTION TO OBJECT CREDITOR'S TOWD POINT MORTGAGE TRUST 2020-1 PROOF OF CLAIM on the following parties in this matter:

Name and Address	Mode of Service
1. JACK N ZAHAROPOULOS ESQ, CH 13 STANDING TRUSTEE, 8125 ADAMS DRIVE, SUITE A, HUMMELSTOWN, PA, 17036 2. KML LAW GROUP, PC, 701 MARKET STREET, SUITE 5000, PHILADELPHIA, PA, 19106	REGULAR MAIL 5/16/2024 REGULAR MAIL 5/16/2024
3. ROBERTSON, ANSCHUTZ, SCHMIED, CRANE & PARTNERS PLLC, 13010 MORRIS ROAD, SUITE 450, ALPHARETTA, GA, 30004 4. MERRICK BANK, PO BOX 9201, BETHPAGE, NY, 11804	REGULAR MAIL 5/16/2024 REGULAR MAIL 5/16/2024
5. US BANK NA AS INDENTURE TRUSTEE OF THE TOWD POINT MORTGAGE TRUST 2020-1 C/O SELECT PORTFOLIO SERVICING INC, PO BOX 65250, SALT LAKE CITY, UT 84856 6. CAPITAL ONE BY AMERICAN INFOSOURCE AS AGENT, 4515 NORTH SANTA FEE AVENUE, OKLAHOMA CITY, OK, 73118	REGULAR MAIL 5/16/204 REGULAR MAIL 5/16/2024
7. SELECT PORTFOLIO SERVICING, INC, PO BOX 65250, SALT LAKE CITY, UT, 84856 8. TOWD POINT MORTGAGE TRUST 2020-1 C/O SELECT PORTFOLIO SERVICING, INC PO BOX 65250, SALT LAKE CITY, UT, 84856	REGULAR MAIL 5/16/202 REGULAR MAIL 5/16/2024
9. TOWD POINT MORTGAGE TRUST 2020-1, 900 3RD AVENUE, SUITE 50, NEW YORK, NY, 10022	R4EGULAR MAIL 5/16/2024

I certify under penalty of perjury that the foregoin	g is true and correct. / / / /
Date: 5/16/2024	Name: s/ Michael & Civey
	Printed Name of Attorney
	Address: MICHAEL E CAREY

150 BIG PINE LANE, JERSEY SHORE, PA, 17740

Revised: 03/22/05

ExhibitA

August 12, 2023

Michael E Carey 150 Big Pine Lane Jersey Shore, PA, 17740 570-974-1227

Exhibit &

To: (certified mail)

SPS
Select Portfolio Servicing, Inc
P.O. Box 65250
Salt Lake City, UT, 84165-0250

US Bank NA as Indenture Trustee of the Towd Point Mortgage Trust 2020-1 c/o SPS or Select Portfolio Servicing, Inc., P.O. Box 65250 Salt Lake City, UT, 84165-0250 U.S. Bank National Association as Indenture Trustee c/o SPS P.O. Box 65250 Salt Lake City, UT, 84165-0250

Towd Point Mortgage Trust 2020-1 900 3rd Avenue Suite 50 New York, NY, 10022-4728

Re: Account Number 00277522937; Your Notice referring Account to an attorney for legal action – Acceleration of the Alleged Debt

NOTICE

Dear Servicer, Real Party of Interest,

Pursuant to the State of Utah official records, your Entity (SPS) is a Debt Collector. Pursuant to 15 U.S.C. Section 1692 – 1692p the undersigned contest the debt shown on the 7/13/2023 Mortgage Statement. Therefore, I request complete proof, evidence of the debt as the Note and the Mortgage or Deed of Trust and all Transfer Documentations from the Vendor Dovenmuehle Mortgage, Inc named

allegedly as original lender and Santander Bank, N.A. to US Bank N.A. as Indenture Trustee of the Towd Point Mortgage Trust 2020-1 c/o SPS (Select Portfolio Servicing, Inc.

There is some major defectiveness with the alleged mortgage loan, which SPS is currently holding servicing or owning, but it seems that according to records that Towd Point Mortgage Trust 2020-1 is the holder for the Trust Bondholders and US Bank, N.A. is the Indenture Trustee for the Bondholders.

There also emerged issues regarding SPS legal standing and SPS ethics and conflict of interest regarding the servicing or as the holder/owner/etc. of the loan.

Research in the Lycoming County Record Office indicates that no mortgage, nor any assignments were recorded. I request copies of those assignments and other documents recorded related to this loan account.

Research was made in the States of Pennsylvania, New York and Utah regarding entities involved in this loan account. The outcome was not satisfactory.

I believe that certain provisions of laws were violated as TILA. RESPA, etc.

I would like to schedule and pursuant to UCC 3-501 (Uniform Commercial Code) to inspect the original Note and original Mortgage or Deed of Trust as soon as possible in the presence of a certified Handwriting Expert.

Respectfully Submitted
Michael E Carey

Exhibit B



Exhibit B

HOME EQUITY LINE OF CREDIT ('Agreement') 図 New Agreement	T AGREEMENT		Date: אUGUS	T 24,	2009
BOHOWER KICHAEL B CARRY					
Borrowor:	30 (19 (France) - 19 (19 (19 (19 (19 (19 (19 (19 (19 (19		Credit Limit:	\$	30.000,00
"Premises" Secured by Mongage	Loan Security Agreems JERSEY SHORE, PA	ent: 17740	and the second s	<u> </u>	
Lot/Book/Volume:	Block/Page:		City Registe	r File f	ł:

We, Sovereign Bank, its successors and assigns, have approved your application for a new Home Equity Line We, Sovereign Bank, its successors and assigns, have approved your application for a new Home Equity Line of Credit Account ("Account") or for an amendment to your existing Account. You, the person(s) who sign(s) as Borrower(s) below, may obtain advances charged to your Account up to your Credit Limit shown above. Under certain discumstances, we can: (1) forminate your Account, require you to pay us the entire outstanding balance in one payment, and charge you certain feas; (2) rofuse to make additional extensions of credit; and (3) reduce your Credit Limit. These circumstances are described in the paragraph labeled "Our Absolute Ohilgation to Make Advances" which begins on Page 3.

DEFINITIONS: As used in this Agreement (unless the context requires otherwise): "Annual Percentage Rate" means the annualized cost of the advances charged to your Account as the result of applying a Poriod c Rate to your daily Account balances each billing cycle, "Finance Charge" means the dollar amount the advances charged to your Account will cost you. "New Balance" means the sum of the advances charged to your Account and our charges at the end of the billing cycle, "Politidle Rate" means the cost of the advances charged to your Account and our charges at the end of the billing cycle, "Politidle Rate" means the cost of the advances charged to your Account as a daily rate, and "Statement" means the monthly statement of our charges for your use of the

ADDITIONAL DEFINITIONS: "New Agreement" – if the "New Agreement" box above is checked, this Agreement is for a new Account. "Amendment" – if the "Amendment" box above is checked, this Agreement amends your existing Account.

AMENDMENT: If this Agreement is an amendment to your existing Account, the terms and conditions of your existing Account are amended as provided in this Agreement. This Agreement does not exlinguish your existing agreement or Account. This Agreement emends your existing Account and agreement to the extent of the provisions contained in it, such as the applicable Annual Percentage Rate, the Margin and Index applied to determine the rate, the computation of the Finance Charge, all other Fees and Charges, as well as the other terms set forth in this Agreement. This Agreement may also emend your Account to add a Fixed Rate Lock Conversion Option, which is described below. In the event of any conflict in terms between this Agreement and your existing agreement, the terms and conditions of this Agreement will control.

TAX DEDUCTIBILITY: You should consult a tax advisor regarding the deductofity of interest and charges for your Account.

CREDIT LIMIT: This Agreement covers a revolving line of credit for the principal amount specified above as your 'Credit Limit' under this Agreement. If this Agreement amends your Credit Limit, then the Credit Limit shown above is the combined amount of the Credit Limit under your existing agreement and any increase or decrease, as applicable, in your Credit Limit resulting from this amondment. You may be row against this line of credit, repay any portion of the amount borrowed, and re-borrow up to the amount of the Credit Limit during the Draw Period described below. Your Gredit Limit is the maximum amount you may have outstanding at any one time. You agree not to altempt, request, or obtain an advance that will make your Account balance exceed your Credit Limit, Your Credit Limit will not be increased should you overdraw your Account. If you exceed your Credit Limit, you agree to repay immediately the amount by which your Account exceeds your Credit Limit, even if we have not yet billed you. While we are processing any payment you make and before creds timil, even it we have not yet offer one. Within we are processing any payment you three and before we have posted that payment to your Account, your Credit Limit may not reflect that payment. In addition, we do not have to post a payment to your Account if we have reason to believe that the check or other instrument you sent to us as payment will not be honored. We may also delay reinstaling your Credit Limit for the amount of any principal payment you make until we reasonably believe that the instrument you used to make your payment has been paid.

ADVANCES & TERM: Unless extended by amendment, the length of the period of time during which you can obtain advances on your Account is Ten (10) years and is reterred to in this Agreement as the "Draw Perion", If this Agreement is an amendment, your current Draw Pariod vrill be extended to . You can obtain nevences during the Draw Period by drawing one of the special checks that we will supply to you to directly obtain advances on your Account. Or, you can use any instrument or device that we may later provide to you to access your Account. You may not obtain an advance on your Account to pay the Min'mum Payments due on your Account.

After the Draw Period ends, the repayment period will begin and you will no longer be able to obtain advances on your Account. The length of the repayment period is 15 years from the end of the Draw Period, as it may have been extended, with a final payment due on the following date of maturity: 07/24/2034.

STATEMENTS: We will send you a Statement at the end of any billing cycle in which an advance, payment or credit is posted to your Account, we impose any charge, or if you have a balance on your Account.



OUR SECURITY INTEREST: As security for all sums you owe on your Account, Including future advances and our finance and other charges, all of the owners of the Premises have executed a Mortgage/Loan Security Agreement on the above date in our favor. We will take a security interest in your home. You could lose your home if you do not most the obspations in your agreement with us. Our rights in the Premises and the obligations of the Owners are more fully described in the Mortgage/Loan Security Agreement. If this Agreement is an amendment, your existing Mortgage/Loan Security Agreement and the lien in our favor on your Premises created by it will continue uninterrupted. If we request, you agree to execute a modification and extension to that Mortgago/Loan Security Agreement on the same date as this Agreement, which increases or decreases the Credit Limit, or extends the Draw Period, or both, as applicable.

OUR CHARGES FOR YOUR ADVANCES:

1. Periodic Finance Charges: A daily Periodic Finance Charge will be imposed on all advances made to your Account Imposed from the date of each advance based on the "average daily belance" method. To get the average daily belance we take the beginning belance of your Account each day, add any new advances and subtract any payments or credits and any unpaid Finance Charges. This gives us the "daily belance". Then we add up all of the daily belances for the billing cycle and divide the total by the number of days in the billing cycle. This gives us the average daily belance. We compute the Periodic Finance Charge on your Account as follows. We multiply the average daily belance by the number of days in the billing cycle, and multiply the product by the dally Periodic Rete.

a. Rete Changes. We will determine the Periodic Rate and the corresponding Annual Percentage Rate monthly as follows: We start with an independent index which is the highest rate reflected as the latest U.S. Prime Rate published in the Money Rates table of The Wall Street Journal (the "Index"). We will use the most recent index value available to us as of the first business day of the calendar month to make any Annual Percentage Rate edjustment. The Index is not necessarily the lowest rate charged by us on our loans. If the ladex becomes unavailable during the term of this Agreement, we may designate a substitute index after notice to you. To determine the daily Periodic Rate that will apply to your Account, we add 1.240 percentage points (which includes any applicable Preferred Rate Reduction described below) (the "Margin") to the value of the Index, and then divide the result by the number of days in a year. To obtain the Annual Percentage Rate that corresponds to the Periodic Rate, we multiply the daily Periodic Rate by the number of days in a year. This result is the Annual Percentage Rate that corresponds to the Periodic Rate. This Annual Percentage Rate that corresponds to the Periodic Rate. This Annual Percentage Rate includes only interest and no other costs.

The Periodic Rate and the corresponding Annual Percentage Rate may increase or decrease as often as once each month. The Periodic Rate and the corresponding Annual Percentage Rate will also increase upon the termination of any applicable Preferred Rate Reduction described below. The maximum ANNUAL PERCENTAGE RATE that can apply during the term of this Agreement is the lesser of 18% or the maximum rate allowed by applicable law. The ANNUAL PERCENTAGE RATE will never be less than 3.99%. Except for this 3.99% minimum and this 18% maximum (or. If less, the maximum rate allowed by applicable law), there is no limit on the amount by which the Annual Percentage Rate or the corresponding Periodic Rate can change during any one-year period. The maximum interest payment for a 30 day period at the highest ANNUAL PERCENTAGE RATE permitted hereunder (18%) based on your Credit Limit shown above would be \$ 576.99.

Adjustments to the Periodic Rate and the corresponding Annual Percentage Rate resulting from changes in the Index will take effect monthly, beginning with the first day of the first billing cycle in the calendar month.

Proferred Rate Reduction: If you have asked us to automatically deduct your Min mum Payment from your Sovereign checking, money market or statement savings account, your Margin, Periodic Rate and your Annual Percentage Rate described in the paragraph entitled OUR CHARGES FOR YOUR ADVANCES reflect a reduction in the Margin (the amount of this reduction is the Preferred Rate Reduction). If you authorize us to automatically deduct your min mum monthly payments from a Sovere gn Premier, Business Owner Premier, Partnership, Team Member Private or Team Member Checking, or Premier Money Market Savings or other qualifying account, your margin (and Annual Percentage Rate) has been reduced by .50%. If you authorize us to automatically deduct your minimum monthly payments from any other Severeign deposit account, your margin (and Annual Percentage Rate) has been reduced by .25%. If the automatic deduction service steps for any reason, your Margin, and thus your Annial Percentage Rate, will increase by 0.250 or 0.500 percentage points, as applicable, and your corresponding Periodic Rutu will also increase. You may slop this automatic deduction service by teiling us or by closing your Sovereign checking, money market or statement savings account. We may stop this automatic deduction service if you do not maintain enough funds in your checking, money market or statement savings account to pay your Minimum Payment.

b. The Initial Rate. Based on the Index and Margin and any applicable Preferred Rate Reduction in effect on the day you signed this Agreement, and subject to any minknum or maximum ANNUAL PERCENTAGE RATE set forth in this Agreement, the init of ANNUAL PERCENTAGE RATE is 4.490%. which corresponds to an in tial daily Periodic Rate of 0.01230%.

fees will be charged. Please see your Loan Protection Plan Agreement and related disclosures for additional details. Loan Protection Plan(s): If you have purchased the options Sovereign Loan Protection Program, additional

2. Late Charges: If your Minimum Payment is not received within 15 days of the Payment Due Date shown on your Statement, we will impose and you agree to pay a Late Charge of 10% of the unpold portion of the Minimum Payment or \$20, whichover is greater.



- Application Fee: We will charge a non-refundable fee of \$400 only when the Account is opened and used for Swing Line purposes. (A Swing Line is interim financing secured by the existing property and is used for the purchase of a new residence prior to the sale of the existing property. A Severeign Bank Swing Line is eveilable only when the financing for the purchase of the new residence is obtained through Severeign Bank.)
- 4. Termination Fas: If you request that we close your Account with a 30 months of the Date of this Agreement shows above and you were not required to pay any closing costs when the Account was opened, we will impose a Termination Fee of \$220. We will waive this fee if your Account is refinanced with us or if the Account was used for Swing Line purposes.
- Fixed Rate Lock Fee: We may charge a fee of \$50 to your Revolving Account for each Fixed Rate Lock.
 This fee to a FINANCE CHARGE, Please see the paragraph below entitled "Fixed Rate Lock. Conversion. Option."
- Annual Fee: You will be charged and you agree to pay an Annual Fee of \$50.00 during the Draw Period. The Annual Fac will be charged in the 13th month after you open the Account and in about the same billing cycle of each following year during the Drew Period. If you have a Sovereign Premier, Business Owner Promier, Partnership, Team Member Private or Team Member Checking or other qualifying account, your Annual Fee will be \$0. If you close your Sovereign Premier, Business Owner Premier, Partnership, Team Member Private or Tearn Member Checking or other qualifying account you will be charged an Annual Fee of \$50.00 during the Draw Period.
- 7. Other Charges: We impose the following additional charges on your Account:
 a. We impose a Return Item Charge of \$33.00 whonever your payment is returned for insufficient funds or any other reason.
- We will charge you \$20,00 for each hour (or ponion of an hour) of research that we perform at your request, unless done in connection with a proper written notice of a billing error.

- request, unless done in connection with a proper written notice of a billing error.

 c. We will charge and you agree to pay an overlimit fee of \$33.00, when any special check or other request for an advance would cause you to exceed the Credit Limit, whether or not we honor your request.

 d. If a traditional appraisal was obtained and you request a copy in the first 90 days from the date this han was closed, you will pay us a charge of the rate of \$5 per page.

 e. If you request a copy of any document, including a special check or a Statement, we will impose a charge of \$5 per page for each copy you request. If your request is related to a billing error (see "Yo ur Billing Rights" notice) and an error is found, we will reverse any photocopying charges.

 We will charge and you agree to nave a fee of \$25 whenever you request that we ston payment of a
- We will charge and you agree to pay a fee of \$25 whenever you request that we stop payment of a apacial check or other request for an advance on your Account.
- We charge you for our actual costs of Credit Reports and Appraisals incurred in Avestigating whother any condition permitting us to temporarily suspend credit availability or reduce the Credit Limit on your Account continues to exist.
- The current applicable fee to discharge the Mortgage or terminate any UCC Financing Statement securing this extension of credit and any extension or modification of it will be added to the payoff amount. Except as otherwise required by law, this fac will be waived if you agree to record the discharge of the
- mortgage or terminate any UCC Financing Statement yourself.

 If you request up to send you a payoff statement by faccimile transmission, we will charge you our then-current fee (currently \$20)—that will be added to your payoff amount.

MINIMUM PAYMENT: You promise to pay the advances and our Finance Charges and other charges as provided in this Agreement. To the extent your payments reduce the outstanding balance to an amount loss than the Credit Limit, they restore your credit availability during the Draw Period. Whenever a balance is outstanding, each month you must pay us a Minimum Payment, which we must receive by the Payment Due outstanding, each month you must pay us a Minimum Payment, which we must receive by the Payment Due Date shown on your Statement. The amount of any Minimum Payment or any other payment that is applied to principal or interest (Finance Charge) on your Account may vary, based upon when payments are received. You may at any time pay more than the Minimum Payment without incurring a penalty, but if you request that we close your Account under the chountstances set forth in subparagraph 4 of the paragraph of this Agreement entitled "Our Charges For Your Advances", we will impose a Termination Fee as set forth in that subparagraph. If you make a payment that exceeds your Minimum Payment, or make an additional payment when no payment is then due, we will apply the excess or additional payment amount to any balance in the Revolving Account portion of your Account before we apply it to any Fixed Rate Lock(s) you may have established on your

RECEIPT OF PAYMENTS: All payments must be made by check, automatic account debit, electronic funds transfer, money order, or other instruments in U.S. delians and must be received by us at the remittance address shown on your periodic billing statement. Payments received at that address prior to 5:00 PM Eastern Standard Time on any business day will be credited to your Credit Line as of the date received. If we receive payments at other locations, such payments will be credited promptly to your Credit Line, but crediting may be payments at other locations, such payments will be credited promptly to your credit Lifts, but Cledwing they de delayed for up to five (5) days after receipt. If you have elected to make your payments by automatic account debit, payment transfers will be processed on the dato the payment is due monthly. If the scheduled date falls on a Sunday or a bank holiday, the transfer will be processed on the next business day. If funds for the payment are uncollected or insufficient on the transfer date, an insufficient funds charge may be assessed. If the payment is returned to us, the payment will be your responsibility for that month. If you do not maintain sufficient funds to process your payment transfer, your preauthorized transfer may be cancolled and any Preferred Rate Reduction may be terminated. Payments received at any of our transfer of the date. day (Monday - Friday) before the cut off time posted at that office will be credited to your account as of the date of receipt. Payments received on a non-business day (Saturday, Sunday or a bank holiday) or after the posted cut off time will be credited to your account as of the following business day. Payments received by any other method on a non-business day will also be credited as of the following business day.



ELECTRONIC PAYMENT: Each time you make a payment by check, we may convert your check into an electronic payment. By sending us a check, you authorize us to convert your check. When we do this, the funds may be withdrawn from your account more quickly than if we processed your original chuck so always make sure you have enough funds in your account to make your payment. After we convert it, your check will not be sent back to you because we are required to destroy it. We do, however, keep an electronic copy. If you do not wish us to convert your check or if you need more information, please call us at 877-768 2265.

PAYMENT OPTIONS:

Payment Option 1: If the box preceding this sentence is checked, for any billing cycle during the Draw Period, your Minimum Payment wit be equal to the sum of (i) all accrued Finance Charge and other charges for the billing cycle (minimum \$20), plus (ii) applicable Loan Protection Plan(s) fees, if any, plus (iii) any other fees and charges and any amounts past due or in excess of your Credit Limit. For any billing cycle after the end of the Draw Period, your Minimum Payment will be equal to the sum of (i) 1/180th of the outstanding balance of principal at the end of the Draw Period, or \$20, whichever is more, plus (ii) all accrued Finance Charge for the billing cycle, plus (iii) optional Loan Protection Plan(s) fees, if any, plus (iv) any other fees and charges and any amounts past due. You must also pay any Late Charges then outstanding. The amount of your Minimum Payments may increase if the Annual Percentage Rate increases. NOTE: Although interest-only payments may be less on a monthly basis, they retire no principal, may protong the obligation, and result in greater total expenses over the life of the loan.

Payment Option 2: X if the box preceding this sentence is checked, for any billing cycle during the Draw Period, your Minimum Payment will be equal to the sum of (i) 1/240th of the average daily balance plus all accrued Finance Charge at the end of the billing cycle, or \$20, whichever is more (or the entire balance if tess than \$20), plus (ii) optional Loan Protection Plan(s) fees, if any, plus (iii) any other fees and charges and any amounts past due or in excess of your Credit Limit. For any billing cycle after the end of the Draw Period, your Minimum Payment will be equal to the sum of (i) 1/180th of the outstanding balance of principal at the end of thu Draw Period, or \$20, whichever is more, plus (ii) all accrued Finance Charges for the billing cycle, plus (iii) optional Loan Protection Plan(s) tees. If any, plus (iv) any other fees and charges and any amounts past due. You must also pay any Late Charges then outstanding. The amount of your Minimum Payments may increase if the Annual Percentage Rate Increases.

Change to Payment Option: After you choose a Payment Option, you may ask us to change your Payment Option during the Draw Period, as long as we consider your Account to have been in good stending at all times. Any changes in your Payment Option must be for a period of not less than 12 months.

RIGHT OF SET OFF: You authorize us to apply money from your deposit account(s) with us, now or in the future, to pay all or any part of any amount past due under this Agreement, without notice.

AUTOMATIC PAYMENT AUTHORIZATION: If on account number is inserted in the following space, you authorizo us to daduct the amount of your Minimum Payment on the Payment Duo Date shown on your Statement from your checking, money market or statement savings account; (Account Number: __ _ and to make the payment with his, or with N/A

PROPERTY INSURANCE: You must obtain and maintain adequate insurance against fire, fleed and such other reasonable risks to the Pramises as we require. This insurance protects your interests and our interests in the Pramises when this Agreement is in effect. YOU MAY OBTAIN SUCH INSURANCE FROM ANY AGENT, BROKER OR INSURANCE COMPANY OF YOUR CHOICE which is licensed to do business in the state where the Premises is located, and your choice of insurance agent, producer, broker or insurance company will not effect our credit decision. However, we reserve the right to refuse to accept any insurance company or policy for reasonable pause. The policy must name us as "mortgagee" and provide us with not less company or policy for maioriante bases. The policy tritist name as as montgages and provide as war not less than 30 days' notice of any cancellation or reduction in coverage. You must provide us with evidence of such lacurance coverage promptly after our request. In the event of an insured loss, you agree to promptly advise us of the loss and to file a proof of loss with the insurance company. You appoint us your attorney-in-fact, in your name or in ours, to file a proof of loss if you fell or refuse to do so, and to endorse your name to any check, draft or other instrument in payment of an insured loss. We will allow you and the Owners to apply the insurance proceeds to repelt the Premises but only if we have not previously declared your Account to be in default, temporarily reduced your Credit Limit or frozen your Account, and the repairs are done properly.

OUR ABSOLUTE OBLIGATION TO MAKE ADVANCES: Except as provided below, our agreement to make advances to you during the Draw Period is an absolute obligation on our part. This means we MUST make each and every advance you properly request during the Draw Period, up to your Credit Limit, under this Agreement. However, our absolute obligation to make advances to you during the Draw Period ends when any of the following happens:

- 1. We declare your Account to be in default, which we can do when:
- a. You fail to meet the repayment terms of this Agreement for any outstanding balance,
 b. There is fraud or a material misrepresentation by you in connection with your Account.
- c. Any action or inaction by you adversely affects our security for your Account, or any right we have in such security. Among other things, such action or inaction would include:
 - the sale or transfer of title to the Premises without our consent,
 - your abandonment of the Premises, which adversely affects our security in the Premises,
 - your failure to maintain the equitor property insurance coverages on the Premises.
 - your failure to mointain the Premises in good condition and repair, which adversely affects our accurity
 - your permitting anything to be done to the Premises that would constitute weste or destruction of the Promises, or that would ronder the Premises unsafe or unlit for human habitation (such as by bringing or storing hazardous or toxic substances on the Premises), which adversely affects our security in the Premises,



BANK COPY

- your doing of any unlawful act that subjects the Premises to seizure by governmental authorities,

- your failure to pay texes on the Premises,

- · your permitting any liens to be filed on the Premises which are superior to ours,
- foreclosure by any prior mortgages or lienholder which adversely affects our interest in the Premises,

- a taking of all or part of the Premises in a proceeding in eminent domain or condemnation

- the death of the sole Borrower obligated on your Account, or if there are more than one of you, the death of any of you or any Owner of the Premises that results in a transfer of title to the Premises to a person who is not a party to our security interest in the Premises or that otherwise adversely affects our security in the Premisos, or,

- if the Premises is a cooperative apartment, you break any of the promises you have made under the proprietary lease of the Premises, your proprietary lease is cancelled or terminated, the cooperative corporation fails to pay when due any merigage payments, leasehold payments and/or real estate taxes it is obligated to pay, or to insure the building in which the Premises is located, or foreclosure, bankruptcy or insolvency proceedings ere brought by or against the cooperative corporation, and any of such adversely affects our security or any right we have in the security

If one or more of the above events occurs, we can temporarily or permanently reduce your Credit Limit or suspend your ability to obtain advances, or we can declare your Account to be in default. However, we can declare your Account in default only by personally delivering or malling to you a written Notice of Default. Our Notice of Default will become effective when we personally deliver it to you or place it in the mails, even though you might not receive our mailed Notice of Default. If we declare your Account in default we will lamediately terminate credit everlability on your Account. If we choose, we may also send you a Notice of Intention to Take Action, advising you that if you do not cure the default within the time paried then provided by law, we will demand repayment of the entire outstanding balance in one immediate payment and exercise our security Interest and right of set off against any of your property, including deposit accounts, then in our possession (unless prohibited by applicable law).

Except as otherwise provided below, if we don't receive payment in full, we may also foreclose upon the Premises and take any other collection action allowed to us by law. You agree to pay our court costs and collection feas we incur in the collection and enforcement of your Account, as well as our reasonable atterney's fees, to the extent permitted by law, if we refer your Account to an attorney or collection agency for collection. You agree to pay Finance Charges at the variable Annual Percentage Rate provided in this Agreement on the outstanding balance of your Account until we receive payment in full, even if we have demanded payment in full. or obtained a judgment against you. If you cure the default in the manner provided by law you will restore your right to make Minimum Payments each month as if you had never been in default, but you will not restore your right to obtain additional advances on your Account.

If one or more of the above events occurs, we may elect to waive our right to declare your Account in default. If we waive that right, we will remain absolutely obligated to make all advances you properly request on the Account during the Draw Period. However, that waiver does not bind us if a similar or different event occurs later. At that time, we have the right to decide whether to declare your Account in default.

For New Hampshire Borrowers: If we don't receive payment in full, we may also foreclose upon the Premises and take any other collection act on allowed to us by law. You agree to pay us all reasonable costs we incur to collect this debt or realize on any security, to the extent permitted by law. This includes court costs, alterney fees for services rendered by an alterney for collection when the attorney is not our salarled employed, antifor collection agency fees. However, if you prevail in any action, sult or proceeding we bring or in an action you bring, reasonable attorneys' fees shall be awarded to you. If you successfully assert a partial defense, satoff, recoupment or counterclaim to an action brought by us, the court may withhold from us the entire amount or such portion of the alterneys' fees as the court deems appropriate. You agree to pay Finance Charges at the own deems appropriate. You agree to pay Finance Charges at the own deems appropriate. variable Annual Percentage Rate provided in this Agreement on the outstanding balance of your Account until we receive payment in full, even if we have demanded payment in full or obtained a judgment against you. If you cure the default in the manner provided by law you will restore your right to make Minimum Payments each month as if you had never been in default, but you will not restore your right to obtain additional advances on

- 2. All of you request final termination of your Account. Final termination at the request of all of you will become effective as soon as we terminate your ability to obtain advances and all sums ownd to us and our charges are pold in full. At that time, we will terminate the security interest or provide appropriate documents to you to enable you to terminate the security interest in the Promisos.
- 3. You or we temporarily reduce your Credit Limit or temporarily suspend your ability to obtain advances, which can be done only if any one or more of the following events occur: a. Any of you notify us, in person or in writing, of an intention to terminate your Account, or that you do not want to be obligated for any advances obtained or to be obtained by any others on the Account (except in connection with a good faith billing dispute), or any Owner advises us of an intention not to obligate the Premises for existing or future advances. We will treat a request for termination by less than all of you, or by an Owner who is not also a Borrower, as a request for temporary suspension. Such suspension will become effective as soon as we can reasonably act to stop new advances from being made on your Account. However, we may honor any and all requests for advances which were made or are dated prior to that time.
- b. Any of the following things happen and we choose to freeze your Account by temporarily reducing your Credit Limit or suspending your ability to obtain advances:

(1) The value of the Premises declines significantly below its original appraised value.
(2) We reasonably believe that you will be unable to fulfill the repayment obligations under this Agreement because of a material change in your financial circumstances.



- (3) We are precluded by government action from imposing the Annual Percentage Rate provided in this
- Agreement.

 (4) The priority of our security interest in the Premises is edversely affected by government action to the extent that the value of our security interest is less than 120 percent of the Credit Limit.

 (5) You are in default of any of the following "material obligations" under this Agreemant:

 (a) Any of you falls to honor your obligations on any prior secunty interest in the Premises.

 (b) Any of you does not pay any other obligation you owe to us onto others as and when that obligation comes due, or a preceeding is begun by or against any of you under the Federal Bunkruptcy Code.

 (c) Any of you are incarcerated or declared legally incompetent.
 - (d) Any of you falls to promptly provide us with satisfactory financial information which we may request from time to time or to cooperate with us in appreising the Premises which we may elect to do from time
 - (e) If there are more than one of you, the death of the person on whose income we primarily relied in agreeing to open the Account for you.
 - (f) You mayo out of the Fremises or convert the Premises from your residence or vacation home to an invasiment or rental property.
 - (g) You pormit an intervaning lien to be filed against the Premises that would take priority over future advarces made by us.
- (6) We are notified by our regulatory agency that continued advances on your Account constitute an unsafe and unsound practice.
- (f) The maximum Annual Percentage Rate is reached.
- (6) An event occurs which gives us the right to declare your Account to be in default.
 We will send you a Notice Of Credit Franze not fater than three business days after we take such action, advising you of the specific reasons for our action. Our Notice Of Credit Franze will advise you that you may request reinstatement of your credit privileges when the condition which and no our action no longer exists (and provided that no other condition listed above exists that would allow us to freeze your Account by temporarily reducing your Credit Limit or suspending your atflity to obtain advances).

4. The Draw Period Ends.

YOUR OBLIGATIONS CONTINUE ON TEMPORARY SUSPENSION: Upon lemporary suspension, whether by you or by us, you remain obligated to repay all amounts owed to us as provided in this Agreement, including our Finance Charges and other charges. This means you must continue to make at least the Minimum Payments each month under the terms of this Agreement.

REINSTATEMENT: You may request reinstatement of the credit privileges on your Account for the remainder of the Draw Period at any time after the condition that permitted us to temporerity reduce your Credit Limit or suspend your ability to obtain advances ceases to exist (provided that no other condition exists that would allow us to freeze your Account by temporarily reducing your Credit Limit or suspending your ability to obtain advances). If you request reinstatement you may be required to pay any reasonable appraisal and credit report fees we actually incur in investigating whether any condition permitting the freeze continues to exist. We will roinstate credit privileges on your Account when we find that those conditions have ceased to exist. If any one of you or any Owner of the Premises requested temporary suspension of the Account, we will reinstate your Account for the remainder of the Drew Pariod if all of you advise us in writing of a desire to reinstate the Account. However, we may refuse to reinstete your Account until we are assured that our rights in any security for your Account have not been adversely affected by the temporary freeze.

TAXES; REPAIRS: You agree to pay all taxes on the Premises and to maintain the Premises in good condition and repair.

OTHER ADVANCES: If you felt to purchase properly insurance, or do not pay taxes when they come due, or do not properly meintain the Premises, we may, if we choose (but without any obligation on our part), advance sums on your bohalf for those purposes in order to protect our interest in the Premises. Any advances we make on your behalf will not excuse you from your failure to honer your promises and obligations in this Agreement.

The amounts we advance on your behalf will be charged to your Account in the same manner as any other advance made by us to you hereunder.

OWNERSHIP OF SPECIAL CHECKS: You agree that the special checks and any other credit instruments or devices which we may supply to you to use in connection with your Account are our property. Unused special checks and any other credit instruments or devices must be returned to us immediately upon demand. We will retain all special checks and other credit instruments you draw in connection with your Account.

PROOF OF ADVANCES: Your Statements will indicate the current status of your Account and identify the transactions posted during the billing cycle. If you rued ovidence of an advance or other transaction, we will provide you with a photographic or other reasonable reproduction of any special check or other document that you request. You agree that such evidence will be satisfactory to you for all purposes.

RCFUSAL TO HONOR REQUESTS FOR ADVANCES: We will not be responsible if, for any reason, anyone fails or refuses to honor special Account checks or any other credit instrument or device we provide to you to obtain edvances on your Account.

AMENDMENTS: We may amend this Agreement by entering into a separate written agreement with you, or by moliting a change that is either beneficial to you or insignificant. However, you will be responsible for increases in taxes and properly insurance premiums on the Promises. If we temperarily reduce the rule or fees charged on your Account below those contained in this Agreement, we can impose the agreed rate or less by giving you notice of the change in terms.



- 6 -

The paragraphs in this Agreement that are entitled "Advances & Torm," "Our Charges for Your Advances, #1. Periodic Finance Charges" "Payment Options," "Change to Payment Option" and "Our Absolute Obligation to Make Advances" assume that you have not elected the Fixed Rate Lock Conversion Option described below. However, if you elect the Fixed Rate Lock Conversion Option, the following terms modify the above-listed paragraphs, as described below:

FIXED RATE LOCK CONVERSION OPTION:

After you open your Home Equity Line of Credit Account, you may set us to change your variable interest rate to a fixed rate of interest on all or a portion of your principal balance ("Fixed Rate Lock"), as long as we consider your Account to have been in good standing at all times. This option will be available only during the Draw Period. If there is more than one Borrower on your Account, all of you agree that we may establish a Fixed Rate Lock upon the request of any one or more of you.

The minimum amount of your principal balance for which you may elect a Fixed Rate Lock is \$5,000. The repayment term for any Fixed Rate Lock must be at least 12 months and may not exceed 180 months or the maturity date of your Home Equity Line of Credit Account, whichever is easier. You may have up to four Fixed Rate Locks outstanding on your Account at any one time. However, you may not transfer a Fixed Rate Lock balance to a new Fixed Rate Lock balance for a period of 12 months following the establishment of the Fixed Rate Lock balance, and you may not transfer additional amounts to any Fixed Rate Lock once it has been established. The portion of your credit line that is not transferred to a Fixed Rate Lock is called your Revolving Account. The amount of each Fixed Rate Lock will reduce your available credit on your Revolving Account. As you repay the principal balance of each Fixed Rate Lock, your available credit on your Revolving Account will receive me a result.

The fixed rate of interest applicable to a Fixed Rate Lock will be determined at the time of each Fixed Rate Lock request and will be based on our current market rate at that time for Fixed Rate Home Equity Loans, except that the rate applicable to a Fixed Rate Lock will never be greater than 10% ANNUAL PERCENTAGE RATE or less than 3.99% ANNUAL PERCENTAGE RATE. The rate may depend on a number of factors, including toan amount, loan-to-value ratio, property type, credit history and the automatic payment deduction option, if any, you have selected. Once the rate of each Fixed Rate Lock has been established, that rate will not change. A recent ANNUAL PERCENTAGE RATE that we have charged on a \$10,000 Fixed Rate Home Equity loan was 8.74%. This Annual Percentage Rate included only interest and not other costs. As an example, the monthly payment for a Fixed Rate Lock \$10,000 at 8.74% ANNUAL PERCENTAGE RATE for a paried of 120 months would be \$125.27. The amount of each Fixed Rate Lock payment will be included in your minimum Payment Due on your monthly stelement.

Regardless of the Draw Period Payment Option you select on your Revolving Account, repayment of each Fixed Rate Lock will be based on substantially equal monthly payments for a term you choose (but not to exceed 180 months or the maturity date on the Account, whichever is earlier) in an amount sufficient to repay the principal belance of each Fixed Rate Lock, together with interest at the Annual Percentage Rate for each Fixed Rate Lock. A daily periodic Finance Charge will be imposed on your Fixed Rate Lock balance from the date each Fixed Rate Lock is established, based on the "average daily balance" method. The amount of your final payment for each Fixed Rate Lock may very, depending on whether your monthly payments are received early, on time, or following their due dates. After each Fixed Rate Lock is established, the minimum monthly Payment Due on your Account will include the minimum monthly payment for your Revolving Account described above, plus the minimum monthly payments for all Fixed Rate Locks outstanding. The minimum monthly Payment Due for your Account will be reflected on your monthly billing statement. Payments received will be applied to the minimum monthly payment for each Fixed Rate Lock in the order each Fixed Rate Lock as Fixed Rate Lock. This fee is a FINANCE CHARGE.

BINDING EFFECT: If more than one of you signs as 8 prower, each of you will be liable, separately and togother, for all advances obtained on the Account. All of you agree that any one or more of you may obtain advances on the Account. This Agreement obligates you and your estate, heirs and personal representatives and benefits us and our successors and assigns. We may add or release parties, or permit the addition or substitution of collatoral subject to our security intenst, or modify, extend or amend this Agreement without in any way affecting your obligations on this Agreement.

CONTINUED EFFECTIVENESS: If we honor special Account checks or other requests for advances after your death or declaration of legal incompetency, but before we receive actual written notice of either event, those advances will be valid, legal and binding obligations on you and your estate, heirs and personal representatives.

IRREGULAR PAYMENTS; DELAY IN ENPORCEMENT: We may accept partlal or late payments of sums due on your Account without losing any of our rights under this Agreement. We may even accept checks or drafts marked "paid in full" or with similar language indicating that our accepting the payment would be in full satisfaction of your outstanding balance, without being bound by that language or losing any of our rights under this Agreement. Any such payments must be mailed to: Sovereign Bank, Mall Step 10-421-CP2, Consumer Finance, P.O. Box 12046, Reading, PA 19612. We can detay enforcing our rights under this Agreement without losing them.

CREDIT REPORTS AND APPRAIBALS: From time to time, we may review your Account to determine whether, in our reasonable opinion, a material change has occurred in your financial chomelances that would leave you unable to fulfill the repayment obligations under this Agreement. As part of such reviews, we may obtain additional credit reports on you, inspect or reappraise the Premises, and request additional financial information from you. You agree to cooperate with us in performing such reviews and to promptly provide satisfactory financial information to us.



ACCOUNT SERVICING: You expressly consent to our using prerecorded hatfificial volce messages and/or an autumatic telephone dialing system while servicing or collecting your Account, as the law allows. In doing so, you agree that we and only assignee of the Agreement may use any telephone number you provide us including any number provided on the credit application even if that number is for a cellular telephone and/or our using the number results in charges to you.

TRANSFER AND ASSIGNMENT: Your rights under this Agreement belong only to you. You cannot transfer or assign them to anyone else. We may transfer and assign our rights and obligations under this Agreement and the Mortgage/Loan Sacurity Agreement at any time without your consent. The person to whom we transfer and assign this Agreement and the Mortgage/Loan Sacurity Agreement shall be entitled to all of our rights and subject to all of our obligations under this Agreement and the Mortgage/Loan Socurity Agreement. None of your obligations shall be affected by our transfer and assignment.

APPLICABLE LAW; ENTIRE AGREEMENT: You agree that this Agreement is to be governed by Pennsylvania law (without regard to principles of conflicts of law or choice of law), except and to the extent governed by federal law epplicable to federal savings banks, including 12 USC 1463 and 1464. If this is a New Agreement, it is the entire agreement between you and us. If any provision of this Agreement is held to be vold or unenforceable, the rest of this Agreement shall remain in effect.

YOU ACKNOWLEGE RECEIVING A COMPLETED COPY OF THIS AGREEMENT. PLEASE RETAIN A COPY FOR YOUR RECORDS.

Muhul E. Borrower MICHAEL E CAREY	(SEAL)	Borrower	(SEAL
Borrower	(SEAL)	Еоножег	(SEAL
Borrower	(SEAL)	Bonower	(SFAL
Borrower	(SFAL)	Borrower	

Exhibit C

Exhibite

ALLONGE TO THE NOTE

Loan No:

Borrower(s) Name(s):

Michael E Carey

Property Address:

150 BIG PINE LN

JERSEY SHORE, PA 17740

As Part of Note Dated:

8/24/2009

Original Loan Balance:

\$39,000.00

Pay to the order of:

Without Recourse

Santander Bank, N.A., formerly known as Sovereign Bank of Reading, PA

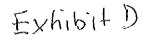
By: Ertca S Hofmann

Title: Vice President

Date: 10/30/2019

Exhibit D





Press Release

SOVEREIGN BANK TO CHANGE ITS NAME TO SANTANDER

1.7 Million Customers to Receive Notification about Name Change, Branch Renovations, Enhanced ATM Rollout, New Products and Services to Come

BOSTON, July 24, 2013 — Sovereign Bank, N.A., a wholly-owned subsidiary of Santander Holdings USA and one of the 25 largest retail banks in the United States by deposits, announced today that it will begin to market itself under the Santander brand and legally change its name to Santander Bank, N.A. on October 17, 2013.

"October 17th will mark a unique occasion for our company. Under the Santander name, we will marry the local insights and relationships of a committed, community-focused bank with the breadth and expertise of a major global financial institution," said Carlos Garcia, chief corporate affairs and communications officer at Sovereign Bank and Santander Holdings USA.

Sovereign Bank operates in Connecticut, Delaware, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania and Rhode Island, serving 1.7 million retail and commercial clients. It has been a financially autonomous member of the Santander Group since 2009. While the Santander Group has had business operations in the United States for over 30 years, this change marks the first time it will operate as a federally chartered U.S. retail and commercial bank under the Santander brand.

With 102 million customers, over \$72 billion in market capitalization and a 10.67% core capital ratio, the Santander Group is one of the world's strongest financial institutions as well as being one of the most respected and recognized global financial brands. Santander Group's subsidiaries do business under the unified Santander brand in the U.K., Germany, Brazil, Mexico, Chile, Argentina, Spain and Portugal.

In the four years since Sovereign Bank became part of the Santander Group, the Bank's corporate headquarters were relocated to Boston, it substantially strengthened its capital and improved its asset quality, migrated multiple legacy systems to a single robust technology platform and became a full-fledged commercial bank by changing to a national bank charter.

Corporate Communications
Mary Ellen Higgins
Director of Public Relations
Higgins@sovereignbank.com
(b) 617.346.7431
(m) 617.378.1365



In addition to its name change, the Bank announced several enhancements to be rolled out between now and October 17th as part of a comprehensive \$200+ million three year initiative. "Today's announcement reflects our commitment to becoming the best bank we can possibly be for both our customers and for our team members," said David Miree, managing director of the Bank's retail network. The following initiatives are designed to improve the overall experience offered to customers:

- Network-wide refurbishment of the Bank's more than 700 branches, including improved space facilitating personalized, one-on-one banking
- Completion of its newly renovated flagship branch located at One Beacon Street in Boston, MA
- Rollout of enhanced ATMs across its footprint bringing greater convenience and functionality to customers
- New streamlined website design including industry best practices in fee disclosure, improving transparency and ease-of-use for consumers
- A new comprehensive package of financial products and services designed to meet a wide range of business and consumer financial needs
- A substantial national and local print, broadcast and online advertising campaign across the Bank's markets designed to familiarize clients with the breadth and strength of the Santander brand

"We're looking forward to acquainting consumers and businesses with the Santander brand as well as our expanded capabilities and resources," said chief marketing officer and director of corporate communications, Kathy Klingler, "Our new advertising campaign will focus on how Santander will support our customers in achieving their dreams, goals and ideas."

Commitment to Community Continues

Under the Santander brand, the Bank will continue its corporate social responsibility efforts working closely with local community groups, non-profit organizations and higher education institutions. In 2012, Sovereign Bank contributed over \$2 million in donations across the Bank's footprint to many local non-profit organizations, over \$2 billion in community loans and investments to low and moderate income individuals, families and businesses and over \$8.5 million in grants to our 26 college and university partners throughout our footprint.

Corporate Communications
Mary Ellen Higgins
Director of Public Relations
miniminates associate marks, cc:
(a) 617.346.7431
(m) 617.378,1365



More information about the Bank's overall corporate social responsibility efforts was published today in its 2012 annual Corporate Social Responsibility report which can be found at www.sovereignbank.com/cs:.

Customers can find additional information about Sovereign Bank's name change to Santander at any of its branches, by calling its local phone centers at (877)768-2265 or by visiting its website at www.sovereignbank.com/namechange.

About Sovereign Bank

Sovereign Bank, N.A., a wholly-owned subsidiary of Santander Holdings USA, is among the 25 largest retail banks in the United States based on deposits, with principal presence in Connecticut, Delaware, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania and Rhode Island. Sovereign Bank is focused on serving the needs of its customers by providing a range of comprehensive financial solutions through its more than 700 branches, over 2,000 ATMs and nearly 9,000 team members. For more information about Sovereign Bank, visit http://www.sovereignbank.com or call (877) 768-2265. Member FDIC.

About Santander

Santander Holdings USA, Inc. is a member of the Santander Group and the parent company of Sovereign Bank, N.A. Santander Group is a network of diversified global retail and commercial banks, with a presence in 10 main markets including the United States, Germany, United Kingdom, Poland, Brazil, Mexico, Chile, Argentina, Spain and Portugal. Founded in 1857, Santander Group has more than 102 million customers, approximately 14,600 branches – more than any other bank – and nearly 190,000 employees. Santander was recognized as 2012 Best Global Bank by *Euromoney* magazine, ranked second "Greenest Global Bank" in 2013 by Bloomberg BusinessWeek and was named 2013 "Sustainable Global Bank of the Year – Transactions" by the Financial Times. For more information about Santander, visit http://www.santander.com.

Corporate Communications
Mary Ellen Higgins
Director of Public Relations
mhiggins@sovereignbank.com
(o) 617.346.7431
(m) 617.378.1365

Exhibit E

repared By:

Bovereign Bank, 450 Perm Success Reeding, PA 19602 877-391-6165

Assort and Astern To: Fleery Lending Boldtions P.O. HOX 2500 Chicago, IL 60600

CAREY, MICHAEL B PARCEL#:



PENNBYLVANIA HOME EQUITY LINE OF CREDIT open-end montgage (Securing Future Advances)

THIS MORTGAGE is made AUGUST 24, 2009. The mongagor is MICHAEL II CAREY.

This Mortgago is given to SOVERBIAN BANK, whose address is 450 Penn Street, Reading, PA 19602 ("Lender"). In this Morigage, the terms "you," "your," and 'yours" refer to the morigagor(t). The terms "we," "bs" and "our" refer to the Lender.

Pursuent to a Homo Hunky Lino of Credit Agreement dated the same date as this Mortgage ("Agreement"), you may incur maximum unpaid than but electedness (exclusive of interest thereon) in amounts fluctuating from time to time up to the maximum principal turn curzized by at any time of Thirty-Nine Thousand and no 100 Dollars (U.S. \$ 39,000.00). The Agreement provides for a final acheduled installment due and payable not later than 07/24/2014. You agree that this Mongago chall continue to secure all super now or hercufter advanced under the terms of the Agreement including, without limitation, such rums that are advanced by us whether or not at the time the sums are advanced there is any principal even outstanding under the Agreement. The parties hereto intend that this Mortgage chall secure unpaid balances, future advances and all other amounts due to us hereunder and under the Agreement.

This Morigage recurs to us: (a) the repayment of the debt evidenced by the Agreement, including future advances, with interest, and all refusancings, transvals, extensions and modifications of the Agreement; (b) the payment of all other sums, with interest, advanced under this Mongage to protect the accurity of this Mongage; and (c) the performance of your covernance and agreements under this Morigage and the Agreement. For this purpose and in consideration of the debt, you do bereby mortgage, grant and convey to m and our successors and assigns the following described property located in CLINTON, County, Pennsylvania:

PROPERTY DESCRIPTION

That certain piece or parcel of land, and the buildings and improvements thereon:

In the Town of: JERSEY SHORB

County of: CLINTON

and Siste of: PENNSYLVANIA

and being reore particularly described in a deed recorded in

Hook:

Page:

OFCLINTON COUNTY, City of JERSEY SHORE

which property is more commonly known as 130 DIO PINE LANE, IERSEY SHORE, PA 17740 (*Property Address"),

TOGETHER WITH all the improvements now or hereafter creeted on the property, and all casements, appurenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Montgage. All of the foregoing is referred to in this Montgage as the "Property."

YOU COVENANT that you are invitally relized of the estate hereby conveyed and have the right to merigage, grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. You warrant and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

YOU AND WE coveright and agree as follows:

- Payment of Principal, Interest and Other Charges. You shall pay when due the principal of and Interest owing under the Agreement and all other charges due herewater and due under the Agreement.
- Application of Payments. Unless applicable law provides otherwise, all payments received by us under the Agreement and Section I shall be applied by us in any order we choose.
- Prior Morigages; Charges; Livus. You shall perform all of your obligations under any montgage, deed of trust of other security lastruments with a lien which has priority over this Mortgago, including your covenants to make payments when due. Von thall pay all taxes, accessments, charges, fines and impositions attributable to the Property which may attain priority over this Morigage, and leasthold payments or ground sents, if east. Open our request, you shall promptly furnish to us all natices of amounts to be paid under this paragraph and receipts evidencing any such payments you make directly. You stall promptly discharge any lien (other than a lien disclosed to us in your application or is any title report we obtained) which has priority over this Mortgage.

BANK COPY 2009-04721

- Mexand Invarence. You shall keep the Property insured against loss by the, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which we require insurance. This insurance shall be maintained in the amounts end for the periods that we require. You may choose any insurer reasonably acceptable to us. Insurance policies and renewals shall be acceptable to us and shall include a stardard mortgageo chause. If we require, you shall promptly give us all receipts of paid premiums and renewal notices. If you fell to maintain coverage as required in this section, you authorize us to obtain such coverage as we in our sale discretion determine appropriate to protect our interest in the Property in accordance with the provisions in Section 6. You indestinat and agree that any coverage we purchase may cover only our interest in the Property and may not cover your interest in the Property or any personal property therein. You also understand and agree that the premium for any such insurance may be higher than the premium you would pay for such insurance. You shall promptly notify the tenurer end us of any loss. We may make proof of loss if you do not promptly do so. We may elso, at our option and on your behelf, adjust and compromise any claims under the insurance, give releases or acquinances to the literance company in connection with the settlement of any claim and collect and receive insurance proceeds. You appoint us as your attempy in-fact to do all of the foregoing, which appolatment you understand and agree is inevasable, coupled with an interest with full power of substitution and shall not be affected by your subsequent disability or incompetence. Insurance proceeds shall be applied to restore or regalt the Property damaged, if restoration or repair is economically feasible and our security would not be lessened. Otherwise, insurance proceeds stall be applied to sums secured by this Morigage, whether or not then due, with any excess paid to you. If you shandon the Property, or do not ensure within 30 days our sector to you that the leasurer has offered to seitle a claim, that we may collect and use the proceeds to repair or restore the Property or to pay sums secured by this Mortgage, whether or not then dee. The 30 day period will begin when notice is given. Any application of proceeds to principal shall not require us to extend or postpone the due date of monthly payments or change the amount of monthly payments. If we sequire the Property et a forced sale following your default, your right to any insurance proceeds resulting from damage to the Property prior to the acquisition shall pass to us to the extent of the sums secured by this Morigago immediately prior to the acquisition. You shall not permit any condition to exist on the Property which would, in any way, invalidate the insurance coverage on the Property.
- 5. Preservation, Maintenance and Protection of the Property, florrower's Loun Application; I sasehalds. You shall not destroy, damage or substantially change the Property, allow the Property is described, or commit wasse. You shall be in dafault if any forfeiture solids or proceeding, whether civil or criminal, is begun that in our good faith judgment could result in forfeiture of the Property or otherwise materially impart to lien created by this Mortgage or our security interest. You may cure such a default, as provided in Section 16, by essaing the action or proceeding to be dismissed with a ruling that, in our good faith determination, precludes forfeiture of your interest in the Property or other resterial impairment of the ilen created by this Mortgage or our security interest. You shall also be in default if you, during the loan application process, gave materially false or inaccurate information or statements to us (or failed to provide us with any material information) in connection with the item evidenced by the Agreement, including, but not limited to, representations concerning your occupacy of the Property as a principal residence. If this Mortgage is on a transhold, you shall comply with the lesse. If you acquire fee title to the Property, the lease-hold and fee title shall not merge taskes we agree to the merger in writing.
- 6. Protection of Our Rights in the Property; Inspection. If you fail to perform the covenants and agreements contained in this Mortgage, or there is a legal proceeding that may significantly affect our rights in the Property (such as a proceeding in bankraptey, probate, for condemnation or forfeiture or to enforce laws or regulations), then we may do, and pay for, anything necessary to protect the Property's value and our rights in the Property. Our actions may include paying any sums secured by a lieu which has priority over this Mortgage or any advance under this Agreement or this Mortgage, appearing in court, paying reasonable atterney's fees, paying any sums which you are required to pay under this Mortgage and entering on the Property to make repairs. We do not have to take any section we are permitted to take under this paragraph. Any amounts we say under this paragraph shall be secured by this Mortgage. These amounts shall bear interest from the disburrentest date at the rate catabilities under the Agreement and shall be payable, with interest, upon our request. We may enter and impact the Property of any reasonable into and upon reasonable notice
- 7. Condemnation. The proceeds of any award for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, see hereby assigned and shall be paid to us. If the Property is abandoned, or if, after notice by us to you that the condemnar offers to make an award of testile a claim for damages, you fail to respond to us within 30 days after the date the notice is given, we are authorized to collect and apply the proceeds, at our option, either to restoration or repair of the Property or to the sums occurred by this Mortgoge, whether or not then due. Unless we and you otherwise agree in withing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments payable under the Agreement and Section I or change the amount of such payments.
- 8. You are Not Released; Porbentance by Us Not a Waiver. Extension of time for payment or modification of emonization of the sums secured by this Mortgage granted by us to any of your necessors in interest shall not operate to release your liability or the liability of your successors in interest. We shall not be required to commons proceedings against any successor in interest, refuse to extend time for payment or otherwise modify amortization of the sums secured by title Mortgage by reason of any demand made by you or your successors in interest. Our finitessance in exercising any right or remedy shall not waive or preclude the exercise of any right or remedy.
- 9. Successors and Auigns Boand; Julat and Saveral Liability; Co-signers. The covenants and agreements of this Mortgage shall bind and benefit your successors and permitted assigns. Your covenants and agreements shall be joint and several. Anyone who co-signs this Mortgage but does not execute the Agreement: (a) is co-signing this Mortgage only to mortgage, grant and convey such person's interest in the Property; (b) is not personally obligated to pay the Agreement, but is obligated to pay all other sums accorded by this Mortgage; and (c) agrees that we and anyone also who signs this Mortgage may agree to extend, modify, forticar or make any accommodations regarding the terms of this Mortgage on the Agreement without such person's consent.

вамк сору

- . 10. Loan Charges. If the loan secured by this Montgago is subject to a taw which acts maximum loan charges, and that hav is finally interpreted to that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any arms already collected from you which exceed permitted limits will be refunded to you. We may choose to make this refund by reducing the principal moved under the Agreement or by making a direct payment to you. If a refund reduces principal, the reduction will be treated as a partial prepayment without any propayment charge under the Agreement.
- 41. Notices. Unless otherwise required by her, any notice to you provided for in this Montgage shall be delivered or nalled by first class mail to the Property Address or any other address you designate by notice to use that be given by first class mail to our address stated above or any other address we designate by notice to you. Any notice provided for in this Montgage that he deemed to have been given to you or us when given as provided to this paragraph.
- 12. Governing Law; Severability. The interpretation and enforcement of this Mortgage shall be governed by the law of the jurisdiction in which the Property is located, except as preempted by federal law. In the event that any provision or clause of this Mortgage or the Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the conflicting provision. To this end the provisions of this Mortgage and the Agreement or declared to be reveable.
- 13. Transfer of the Property. If all or any part of the Property or any interest in it is sold or transferred without our prior written consent, we may, at our option, require immediate payment in full of all sums secured by this Mortgage. However, this colion shall not be exemised by us if exercise is prohibited by federal taw as of the date of this Mortgage.
- 44. Assignment. We may sell, transfer or easign this Morigage without your consented without prior notice to you.
- 15. Hexardons limbstances. You shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous fubstances on or in the Property. You shall not do, nor allow anyone else to do, anything affecting the Property that is Is violation of any Environmental Law. The preceding two sentences shall not apply the prosence, use, or storage on the Property of Hazardous Substances in quantities that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property. You shall promptly give us written notice of any lavestigation, claim, demand, tawards or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which you have actual knowledge. If you learn or are notified by any government or regulatory substant, that any removal or other candidation of any Hazardous Substance affecting the Property is necessary, you shall promptly take all necessary remedial actions in accordance with Environmental Law. An used in this Mortgage, "Hazardous Substances" are those actuatones doflined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosene, other flarorable or toxic petrolsum products, toxic pesticides and herbfeldes, volatile selvents, materials createring abostos or formallehyde, and radicactive materials. As used in this Mortgage, "Environmental Law" means federal laws and lawe of the jurisdiction where the Property is located that relate to bealth, safety or environmental protection.
- 16. Acceleration, Remedies. You will be in default if (1) any payment required by the Agreement or this Mortgage is not made when it is due; (2) we discover that you have committed fraud or made a material misrepresentation in connection with the Agreement; (3) you take any action or fall to take any action that adversely affects our security for the Agreement; (3) you take any action or fall to take any action that adversely affects our chartest of any right we have in the Property; or (4) a court determines that you are bankrupt or insolvent. If a default occurs (other than under paragraph 13 herost, unless applicable law provides otherwise), we will give you neither specifying; (a) the default; (b) the action required to cure the default as apertified may result in acceleration of the autor occured by this Mortgage, forestoure by judicial proceeding and sole of the Property. The notice shall further inform you of the right to reinstate after acceleration and the right to warri in the foreshours proceeding the measurance of a default or any other defense you may have to accelerate and foreshours. If the default is not cured as specified in the notice, we, at our option, may declare all of the same secured by this Mortgage to be immediately due and payable without further demand and may forestone this Mortgage by Jodicial proceeding. We that be entitled to collect is such proceeding all expanses of foreshoure, including, but not limited to, reasonable afterneys' fres as parmitted by applicable fay and costs of title evidence.
- 17. Discontinuous of Enforcement. Norwithstanding our acceleration of the sums accured by this Mertgage under the provisions of Soution 16, we may, in our sole discretion and upon such conditions as we in our sole discretion determine, discontinuously proceedings begun to enforce the terms of this Mertgage.
- 18. Heleste, Upon your request and payment of all sums accured by this Mongage, we shall discharge and estiafy this montgage. You shall pay any recordation cos 3.
- 19. Additional Charges. You agree to pay reteorable charges as allowed by law in connection with the servicing of this tean including, without ilmitation, the costs of obtaining tax searches and autordinations. Provided, however, that nothing contained in this section is intended to create and shall not be construed to create any duty or obligation by us to perform any such act, or to execute or consent to any such transaction or matter, except a release of the Mortgage open full repayment of all some secured thereby.



BANK COPV

•		
proceeding to enforce this Morigage, and execution, extension of time, exemption is at any time of any term, provision or contact the deemed to be an construed as a walver covernant at any other time. 21. Refuntatement Ferfed prior to the commencement of bidding etc. 22. Interest Rate After Just and a Agreement or in an action of management.	hereby walve the benefit of any from a factorient, lovy and sale, as remain contained in this Mortgage of any other term, provision or . Your time to releasate provide a theriff's sale or other sale pursuitgeness. You agree that the intensity age foreclosure shall be the	w, welve and release any error or defects in present or flume tawn providing for stay of ad homestead exemption. No waiver by use our in the Agreement secured feeeby shall coverant or of the same term, provision or est in Section 16 shall extend to one hour and to this Mongage. Test rate payable after a judgment is entered rate payable from time to time under the executed by you and recorded together with
this Morigage, the coverants and agree supplement the coverants and agreement	arienta of each such rider shall i a of this Morigage as if the sider(be incorporated into and that amend and
Condominium Rider 1-4 Pen	my most — C. Pisansa One Di	stellobutou trans [2] Otterfol (sleen)]
rider(s) executed by you and recorded wh	th it. 2	nts contained in this Mortgage and in any
Witnesses famely May	fty	MICHAUL B CARRY
	graphical constitution (1976) of a couple.	(SEAL)
	, and a second control of the second control	(SEAL)
	distribution distr	(SEAL)
STATEOF D		
On AUGUST 24, 2009, before officer, personally appeared MICHABL where name(a) is are subscribed to the withe purposes therein contained. In witness whereof, I hereunto see my here of the purpose of th	E CAREY knows to me (or setts within instrument, and acknowled) and and official seal. Kame: This of	isotority proven) to be the person(s) god that heather they executed the same for the person of the
	icate of residence of N	
1 do hereby cestify that the precise added Ponn Street, Reading, PA 19202	seenleud 10 oaatg tagioning bna es:	SOVEREURY BANK By: HUMBLE RAINGULA Name: PUMBLE RAINGULA Title: 2001.01
Clerks After recording, please return t	io: Severeign Rank, Mell Stop 10-	421-CP2, 450 Penn Street, Reading, PA 19502
	BANK COPY	

Case 4:23-bk-02191-MJC Doc 60-bx Filed w05/20/24 16:03:39 Desc Main Document Page 36 of 102

SCHEDULE A

ALL THAT CERTAIN PROPERTY SITUATED IN THE TOWNSHIP OF PINE CREEK, COUNTY OF CLINTON, AND STATE OF PENNSYLVANIA BEING MORE PARTICULARLY DESCRIBED IN A DEED RECORDED IN BOOK 691 AT PAGE 129 AMONG THE LAND RECORDS OF THE COUNTY SET FORTH ABOVE.

PARCEL ID:

KNOWN AS: 160 BIG PINE LANE

Exhibit F

герагой ву

Bill Koch

Select Portfolio Servicing, Inc. 3217 S. DECKER LAKE DRIV SALT LAKE CITY, UT, 84119

(800) 258-8602

When Record Return To:

Jeff Prose Richmond Monroe Group 82 Jim Linegar Ln

Branson West, MO, 65737 417\447-2931

FILED CLINTON COUNTY, PA

2020 JUL -8 AM H: 12

JENNIFER L. HOY REGISTER & RECORDER

ExhibitF

CORPORATE ASSIGNMENT OF MORTGAGE

Assignment Prepared on: June 17, 2020

assignor: Santander Bank, N.A., Formerly known as sovereign bank by SELECT PORTFOLIO SERVICING, INC., IT'S ATTORNEY IN FACT, at C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

ASSIGNEE: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS MORTGAGEE, AS NOMINEE FOR TOWD POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSOR AND ASSIGNS, at 1901 E Voorhees Street, Suite C, Danville, IL, 61834 / P.O. Box 2026, Flint, Mi. 48501-2026

For value received, the Assignor does hereby grant, assign, transfer and convey, unto the above-named Assignee interest under that certain Mortgage Dated: 8/24/2009, in the amount of \$39,000.00, executed by MICHAEL E CAREY to SOVEREIGN BANK and Recorded: 9/11/2009, Instrument #: 2009-04721 in CLINTON County, State of Pennsylvania.

I do certify that the precise address of (grantee/assignee/mortgagee/etc) is 1901 E Voorhees Street, Suite C, Qanville, IL, 61834 / P.O. Box 2028, Flint, MI, 48501-2026

Attested By:

The property is located in the Township of PINE CREEK. TO HAVE AND TO HOLD, the same unto Assignee, its successors and assigns, forever, subject only to the terms and conditions of the above-described Mortgage.

13141111

CaseCas234ap30bb7B21ADISMJDoc Claim 3F16Rb0BB15/ Doc 64 chipied 05/20124 Case 4:23-bk-02191-MJC

Page: 2 of 2 /
SANTANDER BANK, N.A., FORMERLY KNOWN AS SOVEREIGN BANK BY SELECT
PORTFOLIO SERVICING, INC., IT'S ATTORNEY IN FACT
On: <u>JUN 2 6 2020</u>
$\Omega \wedge h$
By: Ryk Mrsyn
Name; Kylo Runyan
Document Control Officer
Tille:
State of UTAH
County of SALT LAKE
On, before me,, a Notary Public in and for SALT LAKE in the State of UTAH, personally appeared Kyle Runyan
Rylle Naylor a Notary Public in and for SALT LANCE III the
State of UTAH, personally appeared <u>Kyle Runyan</u> , Control Officer, SANTANDER BANK, N.A., FORMERLY KNOWN AS CONTROL DANK BY SELECT PORTEOLIO SERVICING, INC., IT'S ATTORNEY IN FACT,
SOVEREIGN BANK BY SELECT PORTFOLIO SERVICING, INC., IT'S ATTORNEY IN FACT,
personally known to me (or proved to me on the basis of satisfactory evidence) to be the
warrante) whose persole) is large subscribed to the within instrument and acknowledged to me
that be take they avoided the same in his/her/their authorized Cabacity, and that by instruction
signature on the instrument the person(s), or the entity upon behalf of which the person(s)
acted, executed the instrument.
WHITNESS my light and official seal,
y Public State of Ulah ormission Expires on:
Septuary 20, 2074
Rylle Maylor non. Humber: 710640
Notally FXDires: TEO 5-11-1051
PA/CLINTON

Exhibit G

Prepared by:

(800) 258-8602

Select Portfolio Servicing, Inc. 3217 S DECKER LAKE DRIVE SALT LAKE CITY, UT, 84118 (800) 258-8602 Exhibit G

When Record Return To: Collateral Document Services Residential RealEstate Review 3217 S. Decker Lake Drive Salt Lake City, UT, 84119

UPI #:	
CORPORATE ASSIGNMENT OF MORTGAG	E
TS Ref #: PA/CLINTON	
	RECORD 1st
MERS #: MERS Phone #:	RESTRICT OF STATE OF

Assignment Prepared on: January 05, 2023

ASSIGNOR: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS") AS MORTGAGEE, AS NOMINEE FOR TOWD POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSORS AND ASSIGNS, at 11819 Miamil St., Suite 100, Omaha, NE 68164 / P.O. Box 2026, Flint, MI 48501-2026

ASSIGNEE: FIRSTKEY MORTGAGE, LLC, at C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

For value received, the Assignor does hereby grant, assign, transfer and convey, unto the above-named Assignee all interest under that certain Mortgage Dated: 8/24/2009, in the amount of \$39,000.00, executed by MICHAEL E CAREY to SOVEREIGN BANK and Recorded: 9/11/2009, Instrument #: 2009-04721 in CLINTON County, State of Pennsylvania.

I do certify that the precise address of (grantee/assignee/mortgagee/etc) is C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 24410

Altosted By

The property is located in the Township of PINE CREEK. Property Address: 150 BIG PINE LANE, JERSEY SHORE, PA, 17740

Document References:

- Assignment Dated: 6/26/2020 from SANTANDER BANK, N.A., FORMERLY KNOWN A SOVEREIGN BANK to MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS") AS MORTGAGEE, AS NOMINEE FOR TOWD POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSORS AND ASSIGNS Recorded: 7/8/2020, Instrument #: 2020-02525

TO HAVE AND TO HOLD, the same unto Assignee, its successors and assigns, forever, subject only to the terms and conditions of the above-described Mortgage.



Page: 2 of 2 / TS Ref #:	
MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("ME AS NOMINEE FOR TOWD POINT MORTGAGE TRUST 2020-1, U.S ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSORS A	S, BANK NATIONAL
On. FEB 0 9 2023	State of the state
By: Name: SHANDA SWILOR ASSISTANT SECRETARY	SEAL IS
Title;	SELAVISADA SELAVISADA
State of UTAH County of SALT LAKE	the same and the s
On FEB 1 9 2023 , before me, a Notary Public in and State of UTAH, personally appeared	RONIC REGISTRATION FOWD POINT N, AS INDENTURE TO me (or proved to me on S) is/are subscribed to the Une same in his/har/their ant the person(s), or the
WITNESS my hand and official seal,	SHRLLY TURNECH
Shirley Tullupou	Complete the control of the control
Notary Expires: <u>JAN 1 5 2025</u> /#: *** *** ****	The second secon



Clinton County

JENNIFER L. HOY

Register of Wills, Recorder of Deeds and Clerk of Orphans' Court 2 Piper Way - Suite 239 Lock Haven, PA 17745

Phone: 570.893.4010 Fax: 570.893.4273

RECEIPT FOR PAYMENT

\$62.00

Instrument Number: 2023-000504

Instrument Type: ASSIGNMENT

Indexed Party:

CAREY MICHAEL E

Receipt Date:

2/22/2023

Receipt Time:

10:51:15

Receipt No.;



Receipt	Distributi	.on	
Fee/Tax Dascription	···	Payment	Amount

ASSIGNMENT 16.25
ASSIGNMENT - WRIT .50
J.C.S. / A.T.J. 40.25
CO IMPROVEMENT FND 2.00
REC. IMPRVMT FUND 3.00

REC. IMPRVMT FUND

Total Received..... \$62.00

Book#: 2023

Pagett: 0504

Paid By Remarks: SELECT FORTFOLIO

Exhibit H

Prepared by: Select Portfolio Servicing, Inc. 3217 S DECKER LAKE DRIVE SALT LAKE CITY, UT, 84119 (800) 258-8602

When Record Return To: Collateral Document Services Residential RealEstate Review 3217 S. Decker Lake Drive Salt Lake City, UT, 84119 (800) 258-8602 Exhibit A

UPI#:

CORPORATE ASSIGNMENT OF MORTGAGE

TS Ref #: PA/CLINTON

RECORD 2nd

Assignment Prepared on: January 05, 2023

ASSIGNOR: FIRSTKEY MORTGAGE, LLC BY SELECT PORTFOLIO SERVICING, INC., ITS ATTORNEY IN FACT, at C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT. 84119

ASSIGNEE: TOWD POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, at C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

For value received, the Assignor does hereby grant, sell, assign, transfer and convey, unto the above-named Assignee all interest under that certain Mortgage Dated: 8/24/2009, in the amount of \$39,000.00, executed by MICHAEL E CAREY to SOVEREIGN BANK and Recorded: 9/11/2009, Instrument #: 2009-04721 in CLINTON County, State of Pennsylvania.

I do certify that the precise address of (grantee/assignee/mortgagee/etc) is C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

Attested By: 1864

The property is located in the Township of PINE CREEK.
Property Address: 150 BIG PINE LANE, JERSEY SHORE, PA, 17740

Document References: FEB & & 2023 from MORTGAGE ELECTRONIC REGISTRATION Assignment Dated: FEB & & 2023 from MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS") AS MORTGAGEE, AS NOMINEE FOR TOWD POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSORS AND ASSIGNS to FIRSTKEY MORTGAGE, LLC To Be Recorded Concurrently.

TO HAVE AND TO HOLD, the same unto Assignee, its successors and assigns, forever, subject only to the terms and conditions of the above-described Mortgage.



RVICING, INC., ITS ATTORNEY
lic in and for SALT LAKE in the ORTGAGE, I,LC BY SELECT personally known to me (or proved) (s) whose name(s) is/are that he/she/they executed the heir signature on the instrument the ted, executed the instrument.

Exhibit

ExhibitI

After Recording Roturn To: Santander Bank, R.A. Mail Code 10-6438-CC7 601 Penn St., Roading, FA 19601

Tax ID# This document was prepared by: Madeline Perez [Spuce Above This Line For Recording Dain]

SANTANDER HOME LOAD MODIFICATION AGREEMENT

Borrower ("P"): Michael E Carey

Lender ("Lender"): SANTANDER BANK, N.A.

If applicable, Successor in interest to: Sovereign Bank with respect to the Note and Mortgage or Security Instrument defined and modified in this Agreement.

Date of first lien or security instrument ("Mortgage") and Note ("Note"): August 24, 2009

Loan Number: Property Address: 150 Big Pine Lane Jesey Shore PA 17740 ("Property"):

(Attach Legal Boseription as Exhibit "A" if being Recorded)

Original Recorded Date: September 11, 2002 County: Clinton County

Dook/Instrument/Volume/Liber: Book 2009 Page: 04721

If my representations and covenants in Section I continue to be true in all material respects, then this Suntander Forme Loan Modification Agreement ("Agreement") will, as set forth if Section 3, amend and supplement (1) the Mortgage on the Property, if applicable, and (2) the Note scoured by the Mortgage. The Note and Mortgage or Security Instrument together, as they may previously have been amended, are referred to as the "Loan Documents." Capitalized terms used in this Agreement and not defined have the meaning given to them in the Loan Documents.

MASTER CONSUMER STEP MODIFICATION 1 BORROWER Bev. 10-17-13

If more than one florrower or Morigagor in executing this dominiont, each in referred to us "I." For purposes of this document words signifying the singular (auch as "l") shall include the plural (such as "ve") and vice versu where appropriate.

I understand that after I sign and return two copies of this Agreement to the Lender, the Lender will send me a signed copy of this Agreement. This Agreement will not take effect unless the preconditions set forth in Section 2 have been satisfied.

- My Representations and Covennata. I certify, represent to Lender and agree: ١.
 - I am experiencing a financial hardship and, as a result, (i) I am in default under the Loan Documents or my default is imminent, and (ii) I do not have sufficient income or access to sufficient liquid assets to make the monthly mortgage payments now or in the near future:

If applicable, the Property has not been condemned; B.

If applicable, there has been no change in the ownership of the Property since I signed the C.

Loan Documents;

I have provided documentation for all income that I receive (and I understand that I am D. not required to disclose child support or alimony unless I chose to rely on such income when requesting to qualify for the Santander Home Loan Modification Program ("Program"));

Under penalty of perjucy, all documents and information I have provided to Lender in Ş. connection with this Agreement, including the documents and information regarding my

eligibility for the Program, are true and correct; and

If Lender requires me to obtain credit counseling in connection with the Program, I will . F.

- Acknowledgements and Preconditions to Modification. I understand and acknowledge that: 2.
 - A. If prior to the Medification Effective Date as set forth in Section 3 the Lender determines that any of my representations in Section 1 are no longer true and correct, or any covenant in Section I has not been performed, the Loan Documents will not be modified and this Agreement will terminate. In that event, the Lender will have all of the rights and remedies, provided by the Loan Documents; and
 - B. I understand that the Loan Documents will not be modified unless and until (i) the Londer accepts this Agreement by signing and returning a copy of it to me, and (ii) the Modification Effective Date (as defined in Section 3) has occurred. I further understand and agree that the Lender will not be obligated or bound to make any modification of the Loan Documents if I fuil to meet any one of the requirements under this Agreement.
- The Modification. If my representations and covenants in Section 1 continue to be true in all 3. material respects and all preconditions to the modification set forth in Section 2 have been met, the Loan Documents will automatically become modified on 03/31/2014 (the "Modification Bffective Date") and all unpaid late charges that remain unpaid will be waived. The first modified payment will be due on 04/30/2014.
 - A. The Maturity Date will be: 93/31/2030.

MASTER CONSTAIRESTEP MODIFICATION I HORROWER Rev. 10-17-13

- B. The modified principal balance of my Note will include all amounts and arreatages that will be past due as of the Modification Effective Date (including unpaid and deferred interest, fees, escrow advances and other costs, but excluding unpaid late charges, collectively, "Unpaid Amounts") less any amounts paid to the Londer (\$2,329.19) but not previously credited to my Loan. The new principal balance of my Note will be \$41,078.00 (the "New Principal Balance"). I understand that by agreeing to add the Unpaid Amounts to the outstanding principal balance, the added Unpaid Amounts accene interest based on the interest rate in offect under this Agreement. I also understand that this means interest will now accene on the unpaid Interest that is added to the outstanding principal balance, which would not happen without this Agreement.
- C. Interest at the rate of 4.250% will begin to accuse on the New Principal Balance of \$41,078.00 and the first new menthly payment on the New Principal Balance will be due on \$4430/2014. My payment schedule for the modified Loan is as follows:

					The second secon	And Any the County of the Coun
		The state of the s	Secretary granted and health production of the second	Monthly Principal	Payment Begins	Number of
F	Years	Interest Unite	Litter out a nonce.	111111111111111111111111111111111111111	On	Monthly
1			Change Date	and Interest		Payments
1				Payment Amount	A serior of the last training to the last training training to the last training	a sample of the property of the same of the same and desired
	المستالة المتعادية والماري الماري	the surface of the su	63/33/2014	\$295,24	04/30/2014	[192]
- {	13.16	4.250%	Lucian Maria Maria	The state of the s	المستقالة المواقع المراقع المر	

The above terms in this Section 3.C. will supersede any provisions to the contrary in the Lonn Documents, including but not limited to, provisions for an adjustable or simple interest rate.

I understand that, if I have a pay option adjustable rate mortgage loan, upon modification, the minimum monthly payment option, the interest-only or any other payment options will no longer be offered and that the monthly payments described in the above payment schedule for my modified Loan will be the minimum payment that will be due each month for the remaining term of the Loan. My modified Loan will not have a negative amortization feature that would allow me to pay less than the interest due resulting in any unpaid interest being added to the outstanding principal balance.

- D. I will be in default if I do not comply with the terms of the Loan Documents, as modified by this Agreement.
- E. If a default rate of interest is permitted under the Loan Documents, then in the event of default under the Loan Documents, as amended, the interest that will be due will be the rate set forth in Section 3.C.
- 4. Additional Agreements. I agree to the following:
 - A. That all persons who signed the Loan Documents or their authorized representative(s) have signed this Agreement, unless (i) a borrower or co-borrower is decoased; or (ii) the Londer has waived this requirement in writing (although any person who signed the Loan Documents but does not sign this Agreement.
 - B. That this Agreement shall supersede the terms of any modification, forbearance, or other

MASTER COMSUMER STEP MODIFICATION I BURROWER REV. 10-17-13

workout plan that I previously entered into with Lender.

- C. That the Loan Documents as modified by this Agreement are duky valid, binding agreements, enforcable in accordance with their terms and are hereby reaffirmed.
 - D. That all terms and provisions of the Loan Documents, except as expressly modified by this Agreement, remain in full force and effect; nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the obligations contained in the Loan Documents; and that except as otherwise specifically provided in, and as expressly modified by, this Agreement, the Lender and I will be bound by, and will comply with, all of the terms and conditions of the Loan Documents.
 - E. That, as of the Modification Effective Date, notwithstanding any other provision of the Loan Documents, I agree as follows: If all or any part of the Property, if applicable, or any interest in it is sold or transferred without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by the Mortgage. However, Lender shall not exercise this option if state or federal law, rules or regulations prohibit the exercise of such option as of the date of such sale or transfer. If Lender exercises this option, Lender shall give me notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which I must pay all sums secured by the Mortgage. If I fail to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Mortgage without further notice or demand on me.
 - F. A buyer or transferee of the Property will not be permitted, under any other circumstance, to assume the Loan. Except as noted herein, this Agreement may not be assigned to, or assumed by, a buyer or transferee of the Property. (IF APPLICABLE)
 - G. That, as of the Modification Effective Date, if any provision in the Note or in any addendum or amendment to the Note allowed for the assessment of a penalty for full or partial prepayment of the Note, such provision is null and void.
 - II. That, I will cooperate fully with Lender in obtaining any title endorsement(s), or similar title insurance product(s), and/or subordination agreement(s) that are necessary or required by the Lender's procedures to ensure that the modified mortgage loan is in first lien position and/or is fully enforceable upon modification and that if, under any circumstance and not withstanding anything else to the contrary in this Agreement, the Lender does not receive such title endorsement(s), title insurance product(s) and/or subordination agreement(s), then the terms of this Agreement will not become effective on the Modification Effective Date and the Agreement will be null and void.
 - I. That I will execute such other documents as may be reasonably necessary to either (i) consummate the terms and conditions of this Agreement; or (ii) correct the terms and conditions of this Plan if an error is detected after execution of this Agreement. I understand that a corrected Agreement will be provided to me and this Agreement will be void and of no legal effect upon notice of such error. If I elect not to sign any such corrected Agreement, the terms of the original Loan Documents shall continue in full force and effect, such terms will not be modified by this Agreement, and I will not be eligible for a modification under the Santander Home Loan Modification Program.

LORD # MASTER CONSUMER STEP MODIFICATION I BORROWER ROV. 10-17-13

- 1. That Lender will collect and record personal information, including, but not limited to, my name, address, telephone number, social security number, credit score, income, payment bistory, government monitoring information, and information about account balances and activity. In addition, I understand and consent to the disclosure of my personal information and the terms of this Modification Agreement by Lender to (a) any investor, insurer, guaranter or services that owns, insures, guarantees or services my first lien or subordinate lien (if applicable) mortgage loan(s); (b) companies that perform support services for the Santander Home Loan Modification Program; and (c) any HUD certified housing connector.
- K. I agree that if any document related to the Loan Documents and/or this Agreement is lost, misplaced, misstated, inaccurately reflects the true and correct terms and conditions of the loan as modified, or is otherwise missing, I will comply with the Lender's request to execute, acknowledge, initial and deliver to the Lender any documentation the Lender deems necessary. If the original promissory note is replaced, the Lender hereby indemnifies me against any loss associated with a demand on the original note. All documents the Lender requests of me under this Section 4.N. shall be referred to as "Documents." I agree to deliver the Documents within ten (10) days after I receive the Lender's written request for such replacement.

Long #:
MASTIR CORSUMER STEP MODIFICATION 1 BORROWER Rev. 10-17-13

IN WITNESS WHEREOF, Borrower and Londer have executed this Agreement. Santander Bank, N.A. If applicable, Successor in interest to: Sovereign Bank with respect to the Note and Mortgage or Security Instrument defined god modified in this Agreement. Ry: Title: COMMONWEALTH OF PENNSYLVANIA, BERICS COUNTY SS: (month), 201 4, before me, a Notary Public, On this, the 15 (day) or Apper , who acknowledged personally appeared ____ , of Santander Bank, N.A., a corporation, and themself to be the that he/she as such Officer, being authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of the Corporation by himself as such Officer. COVERNIVERACTOR OF PENNSYLVANIA A . AKIAL SEAL CHBISTINE TOROK Helary Public

41 ADING CITY, BERKS COUNTY 4 Interior texplus Oct 24, 2017

BORROWER SIGNATURE PAGE

Michael L Carcy, Borrower

COUNTY SS:

(month), 201 4 , before me, a Notary Public, On this, the II (day) of Alai personally appeared, Wichael & Carry, Borrower(e), known to me (or satisfactority proven), to be the persons whose names are subscribed to the within instrument and acknowledged that they executed the same for the purposes here in contained.

IN WITNESS WHEREOF, I have berounto set my hand and official seal.

NOTARY PUBLIC COMMONWEALTH OF PENNSYLVANIA

Motatial Seal
Helen L Worker, Notary Public
Hughessille Boro, Lycoming County
My Commission Expires Aug. 9, 2015
HEMBER, PRINSYMMAN ASSOCIATION OF REPARES

Exhibit

Fill in this information to identify the case:	
Debter 1 Michael E Carey (Spouse, if filing) United States Bankruptcy Court for the MIDDLE District of Pennsylvania Case number 23-02191 MJC	ExhibitJ

Official Form 410

Proof of Claim

04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, modgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

P	ativities Identify the Cla	alm			
1.	Who is the current creditor?	Towd Point Mortgage Trust 2020-1, U.S. Ba Name of the current creditor (the person or entity to be paid for this Other names the creditor used with the debtor	claim)		
2.	Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom?		Managara M	and the state of t
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent? Select Portfolio Servicing, Inc. Name	Where sho different)	uld payments t ortfollo Servi	o the creditor be sent? (if
	Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	P.O. Box 65250 Number Street	Number	Street	cessing, P.O. Box 65450
	·	Salt Lake City UT 84165-0250 City State Zip Code	Salt Lak City	e City UT 84 State	<u>165-0450</u> Zlp Code
		<u>1-800-258-8602</u> Contact phone	<u>1-800-25</u> Conlact phone	8-8602	
		Conlact Email	Contact Email	-	
		Uniform claim identifier for electronic payments in chapter 13 (if y	ou use one}:		
4.	Does this claim amend one already filed?	⊠ No □ Yes. Claim number on court claims registry (if know			d on MM / DD / YYYY
5.	Do you know if anyone else has filed a proof	⊠ No ☑ Yes. Who made the earlier filing?			

				· · · · · · · · · · · · · · · · · · ·
12. Is all or part of the claim	⊠ No			
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check all that apply			Amount entitled to priority
A claim may be partly priority and partly nonpriority. For example,	Domestic support ob 11 U.S.C. § 507(a)(1	oligations (including allmony and c i)(A) or (a)(1)(B)	hild support) under	
in some categories, the law limits the amount entitled to priority.	Up to \$3,350° of dep personal, family, or l	posits toward purchase, lease, or household use, 11 U.S.C. § 507(a	rental of properly or services for ()(7).	\$
	Wages, salaries, or bankruptcy petition if 11 U.S.C. § 507(a)(commissions (up to \$15,150°) ea is filed or the debtor's business er 4).	med within 180 days before the ds, whichever is earlier.	\$
	☐ Taxes or penalties o	owed to governmental units. 11 U.	S.C. § 507(a)(8).	\$
	Contributions to an	employee benefit plan. 11 U.S.C.	§ 507(a)(5).	\$
		ection of 11 U.S.C. § 507(a)() the		\$
		adjustment on 4/01/25 and every 3 year		er the date of adjustment.
	Amounts are surflect to t	Ballažiticių ar Anausosius ako ta bar	40,010,00,000,000	
Rant3: Sign Bolow			entre transcript profession to the beauty of profession of the beauty of the beauty of the beauty of the beauty	
The person completing	Check the appropriate box:			•
this proof of claim must sign and date it.	l am the creditor.			:
FRBP 9011(b).	🗵 I am the creditor's attorr	ney or authorized agent.		
If you file this claim	l am the trustee, or the	debtor, or their authorized agent.	Bankruptcy Rule 3004.	
electronically, FRBP 5005(a)(2) authorizes courts	l am a guarantor, suret	ty, endorser, or other codebtor. Ba	inkruptcy Rute 3005.	
to establish local rutes specifying what a signature		ized signature on this Proof of Cla	im cenves as an acknowledgment	that when calculating the
is.	I understand that an authon amount of the claim, the cre	editor gave the debtor credit for ar	y payments received toward the	lebt.
A person who files a fraudulent claim could be		allon in this <i>Proof of Claim</i> and ha		
fined up to \$500,000,	and correct.	adolt ill dila i 1001 of oldin the		
imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and	I declare under penalty of p	erjury that the foregoing is true ar	nd correct.	
3571.	Executed on date 42/04/	/2023 D / YYYY		A.
:	/s/ Brlan C. Nichola	as, Attorney ID# 317240		
•	Signatur			
:	Print the na	eme of the person who is comp	eting and signing this claim:	
	Name	Brian C. Nicholas First name	Middle name	Last nam o
	Tille	Bankruptcy Attorney		
	Сотрапу	KML Law Group, P.C.		
		Identify the corporate servicer a	s the company if the authorized agent	is a servicer.
: :	Address	701 Market Street, Sui Number Street	te 5000	1 - -
		Philadelphia	РА	19106
		City	State	ZIP Code
•	Contact	<u>201-549-5366</u>	Email <u>L</u>	nicholas@kmilawgroup.con
	phone		and the second second second second second	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

Michael E Carey

CHAPTER 13

Debtor(s)

NO. 23-02191 MJC

CERTIFICATE OF SERVICE

I, the undersigned, attorney for Towd Point Mortgage Trust 2020-1, U.S. Bank National Association, as Indenture Trustee do hereby certify that true and correct copies of the foregoing Proof of Claim have been served <u>December 04, 2023</u>, by electronic filing upon those listed below:

<u>Allomey for Debtor(s)</u> ProSe

Bankruptcy Trustee

Jack N. Zaharopoulos 8125 Adams Drive, Suite A Hummelstown, PA 17036

Date: December 04, 2023

Is/ Brian C. Nicholas
Brian C. Nicholas
Attorney I.D. 317240
KML Law Group, P.C.
BNY Mellon Independence Center
701 Market Street, Suite 5000
Philadelphia, PA 19106
201-549-5366
bnicholas@kmllawgroup.com

Mortgage Proof o	Chaim Attachment	eres in the deb	Mortgage Proof of Chaim Attachment 16	use this form as an attachment to your proof of claim. See separate Instructions	our proof of clar	n. See separate	Instructions									Γ
11 you are a transmit	Part 1: Mortgage	and Case for	50 711 22tion	Part 2: Tot	al Debt Calcula	Éca	- -	Part	Part 3: Arrestrage As Of Date Of Petition	Na OCDate	of Petition	E	rt 4: Month	Part 4: Montany Mortgage Knymen	VIICIT	Τ
	Case Number:		23-02191 MJC		Principal Balmate	S27,002,24	- z	岳	Principal & Interest Due	St Due	\$4,153,36	Į.	Principal & Interest		\$295.24	-
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	Last 4 Digits to Identify		2937	ĸ	Fees / Costs Due	\$3,497.85	y 2	Escrow Def	Escrow Def For Funds Advanced	papure	57,029.98					Т
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12/30/2019	483.82			Monthly Payment Duc	11/30/2019	29.7.56	1	1	-		31.022	2 5	19.2	-	0.00	
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2/16/2020				Late Charge	11/30/2019	1,429.42				14.76	31,022	9	19.97	+	800	T
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3/10/2020		461,78		Monthly Payment Posted	2728/2020	461.78	191.75	103.49	166.54	-	30,449	19	730.18	-	0.0	
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3/30/2020	461.78		367.50	City Tax	3/30/2020	461.78			(367.46)		30,257.	\$1	362.72	509.28	+	
4/14/2020				Іме Сратро	3/50/2020	461.78		+		14.76	30.257.18	200	362.72	15	+	
4/30/2020	461.78	461.78		Monthly Payment Posted	4/30/2020	461.78	193.11	102.13	166.54		30.064	07	28.3	S	+	J
\$/30/2020	461.78			Monthly Payment Due	4/30/2020	923.56	+	37 101	25.57	-	30.064.07	28	695.80	524.04	00.0	
5/30/2020		461.78		Monthly Payment Posted	5/30/2020	923.56	67.661	+	L-fon-		29,870	28	695.80		H	ا ا
550/2020	461.78			Monthly Payment Duc	\$/30/2020	1,385.34	Н	H			29.870	3%	695.80	22.0	+	
7/30/2020		461.78		Monthly Payment Posted	6/30/2020	923.56	+	-}	28.22	1	29.675	28 23	1 078.8	+	╫	
7/50/2020		461.78		Monthly Payment Posted	2750/2020	461.78	3 3	85.8	156.54	-	29.284	12	1.195.4	\vdash	H	
7/30/2020		151.78	£0 217	School Tax	8/30/2020	0.00	Н	\vdash	(412.03)		29.284.T	77	783.39	-	+	Q,
8/30/2020	84.178			Monthly Payment Duc	8/30/2020	461.78	100.00	5	25 23	-	22.25	12	70.058	224.02	-	
9/15/2020	1	361.69		Monthly Payment Posted	10/20/2020	88.88	S	╀	2000	-	29.088	THE STATE OF	850.0			٥
9/30/2020	Deferred Payment			Payment Posted	10/30/2021	68.66					29,088	22	850.0	-	-	او
11/18/2020	l		865.53	Homeowner's Insurance	10/30/2021	68'66			(865.53)	-	29,085	313	(15.45	-	+	5 5
11/30/2020	Deferred Payment		06.17	Forment Posted	10/30/2021	88.88		-	(96.17)		29.088.22	22	(111.66)	H	80.0	8
12/28/2020	Definered Promote		39.17	Payment Posted	10/30/2021	68.66					25.068.22	22	(111.6	+	+	2 5
1/27/2021			71.96	Floringowner's Insurance	10/30/2021	68'66			(76.17)	-	28,085	2 5	207.8	27.50	-	ß
1/30/2021	Deferred Payment			Payment Posted	10/30/2021	88.88				0.65	29,08	R	(207.83)	+		اع
2/11/2021			96.13	Homowaer's insurance	10/30/2021	88.89			(96.13)		29.08	5	0.003.5	524.47	+	0.00
2/28/2021	Defeared Payment			Payment Posted	10/50/2021	68.66		+	+	- 25.	29.08	2 13	303.0	+	+	2 2
3/11/2021	Ц	1		Interest on Advances	10/30/2021	68:68				18.00	29.088.22	122	(303.96)	\dashv	-	81
3/29/2021	Deferred Payment	+		Payment Posted	10/30/2021	68:66					29,08	ri I	(303.4	+	-	818
3/31/2021	11		97.59	Homeowner's Insurance	10/30/2021	89.89		-	(97.59)	1 76	29.083	32	195	\perp		0.00
4/12/2021				Interest on Advances	10/30/2021	48.88 88.89	1	+	(367.46)	0/1	29.08	12	769.1	1) 545.7	0 6	g
4/15/2021			367,46	CIV EST	10/20/05/1	77.07			in a second							

School S	CONCORDED ON THE	Test Cose Schoolster									
Part	Case Nember	23-02191 NGC	Principal Bal.			Principal & Principal Date	\$4,139.36	i i i i i i i i i i i i i i i i i i i	il Crown	77.5505	•
The control of the		Nichal a Orev	latera								
Common C	, save					Presented Fee Due	53,745,53	·			
Comparison Com	C LUNGO		erre Jew			-	10 and 40	Monthly	Morose	1874618	
Column C	Lux 4 Digits to Identify	505	Fees Costs		Escrett	Def For Sends Advanced	87.0.358				
Control Cont	Creditor	Towd Point Mengage Trust 2020-1, 11.S. Bank National Association, as Industrial Trustee	Estron Derior Funds Adva		E.	geated Excrow Shartage	\$523.66	al agagnolik	ACTUAL DES	\$0.00	manusi in nevid
Continue	Serves	Sales Particle Serving, LLC	Less Total Funds on		3.3	ess Total Funds on Hund	539.76				
Control Cont	Fixed Aconal, Daily Simple Imaget or		COTAL D	i		Total Preparition Arrans	\$15,750.09	Total Monthly P	ay-rem;	\$4.250.8	
Column C	remo		PARTS: Losn P.		rt Date of Default	to all a constants of the state of	-	1	Received or	- Tactorico	
The control of the		П	14			J. K.	1 N			1	o'
Control of the cont	-		the second control of	क्यांकाच्य	1	414	-/- (caleulated	g		-	Paring Paring
Column C				Pro lat & Esc Past Duc	or muce Amount to					Charges U	applied Is Balance
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Principal Control of the Control of Contro	ļ.,		men Powed	99,89		:9:1	25,386,23			1	5,63
Principality Prin			t on Advances	1			25,085,22		-	22	8
Principle Prin		3. (5	ment Perced	-			15,0%			당 (2	300
Principle Prin		***************************************	or Manne 10			62.3	Cr 530 Oc			16.5	183
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Figure 2	6 30/2021 Detend Payment		Incress on Advances 1050.2	05.65			20,00%		(E)	3	000
Principal Principal Principal Principal Principal	1.	65.76	Fromcowner's to-unance (6.50).	65.69		(7.53)	29.088.22	100	59.37	\$0.50 \$0.50	00'6
Column C	.]		Power Peace 1030	57.55		-	25,088,23	4 <u>-</u>	21.13)	50.85	23.0
Note: State	-	1,461.76	interest on Advances 10/300	1021 995.00		1	CE 850 62	200	21.151	\$ \$ \$ \$ \$	88
Strict Promise Strict St	S-11.2021 60.20091		Tr. Insoction	58.50 120			12 X20 CT	25	18.73	10.52	8
Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Princip Prin	4.	97.59	What's insurance	00.00 00.00		197,291	1 25,038,27	Ü	(5,72)	25.072	0.00
State Stat	- 1		R90, Average 10:307	55.66 1.000		350.05	22,088,22	(1)	(8.2)	25.020	85
State Stat	9/3/2021		Incress on Advances 10,507	58765 1707		54.50 -	12 380 65	(5)	18.	26.050	000
Signature Sign	5/24/2021		Property Inspection 10.50	2021 49.29			29, d8x 72	ਹ ਹ	16.315	040.35	6.03
Section Colored Co	. }	65.78	Mentaly Promest 22st 10:30	10.859			13.688.17	3		040.95	88
Size	-	A CONTRACTOR OF THE PROPERTY O	interest on Advances 1950/		- 1	-	2000		10.00	5 6	383
State Control Contro	100 COURT	4	Monthly Payment Posted 11:50	+	-	195 to	25.987.5		180.181	043.00	800
Signature Color State Co	ובסג גבים:		Moments Institute 1 150	1000			28.x87 St	(i)	150, (8)	30,230,	800
1,000 1,00			Manth' Paymen Dec 11 39	2021 792.13			37.88.82		156.15)	.062.GE	886
Column C		832.78	Exerow, Shorted 1130	11.267 1205		(552.70)	2. S.		395.705	80.56	883
Activity	11,1,2021	412.32	Euchaw Shorted 11 30	2021 792.11		14,447	28,587.5		163.923	.052.03	33,
Fig. 2015 Fig.	11,9-2021	C7.26	Meappleanen	2021 792.11		(68,72)	5.38.85	(i)	(\$3.155)	30.736.	8
Column C	11.5 2021		ł	11761 1505		3.52	5-28-X		i i	25.59	800
Monthly Parament Date Legicity Legicit	11/06-2021	55.60	1	13021	. -	(35.29)	28.887.5		650.33	05.500	0.00
1,000,000 1,00			- 1	1 207 00		35	28.857.5	(3)	630.23	75.690.	8
Section Property Inscribed 1130 2021 1,477 99 1,475 91 1,472 94 1,402 021 1,477 94 1,402 021 1,477 94 1,402 021 1,477 94 1,402 021 1,472 94 1,402 021 1,472 94 1,402 021 1,472 94 1,402 021 1,472 94 1,402 021 1,402 0			Section of Assessment 1995	66 107 1 1302		14,75	28.887.5	(i) (i)	530.25)	10345.01	868
Section Composition Comp	12/15/2021		Property incombon 11.30	99,T(05,1 1 TCOC)			78,887	60	37.55	20 201	33
Commonwear Com	19,010,000	95.79	Homeowner's Insurance 11 30	1,407.00	-	120 (4)	S_88.8C	C .	127 72	102.02	95,0
Secretary Secretary Poster 12/90 TOD 16/89 61 10/65 25 16/80 TOD 16/89 61 10/80 TOD 16/89 61 10/80 TOD 1			Monthly Powners and	2023 2023.87			18887	(i) .	(D)	E. 301.	8 8
North Property Page 130 202 128566 207 26 81,75 1267 31	141,000		Manual Manual Passage Administra	13051 13051	-	68.72	28.630.9	(5)	(928.10)	- 105.73	3 5
615.58 Annaly Payment Posed 225.2022 679.77 207.99 85.45 207.59 (67.57) 67.59 (67.57) 67.59 (67.57) 67.59 (67.57) 67.59 (67.58) 67.59 (67.57)	2505:21.1	203.45	Monthly Powerst Posted 1,30	3022 1.285.65	-	bii. 72	2000	5 6	185 287	2 2 2	3 2
615.88 Monthly Parametr Land 1 205.65 (124.10) Monthly Parametr Land 1 205.65 (124.10) Removement Date	1.12.3022		Monthly Poyment Porced 220	2022 679.77	CT 188 198 198	8 3 5	35.365	3	\$2.55	1.105 73	0.30
615.5% Xonth's Paramet Parter 3.10.7022 67.7 30.73 84.51 30.00-1 448.15		_	Monroowners Instructed	2021		-		24	367.333	1,165.73	8
655.55 North's Payment Parted 5,407,022 678-7 258-75 488-5:				26.59.11	-			200	35. 35.		8 8
27. 354	1.31,2044	67.67.0	Monthly Physical Posted 3.34	1000 679,7	12	320.05	1 20,002	000	97.50	657.55	203
	1 41 2023	51.87	(*)	3022 679.77		50.2	150 35	(3)	69 97	660.67	800

Part 1: Morter	Part 1: Mortgage and Case Infortunition	rampon	TO 1 17 1 17 1	1 T 1 T 1 OT 1 T 1 T 1 T 1 T 1 T 1 T 1 T											,
Case Number	H	Z5-02191 MDC	E	Principal Balance	\$27,002.24		Ē	Principal & Interest Due	st Duc	\$4,133,36	E	Principal & Interest		\$295.24	-
Detaor 1		Michael E Carey		Interest Due	\$1,139.75	, s									5
Debter 2				MIP Amoust	80.00		Di,	Pre-petition Feet Due	ca Due	\$3,497.85		Monthly Escrow		187618	ot** 11
Last 4 Digits to Identify	rêy.	2937	FC	Fees / Costs Due	\$3,497.85	\$	Escrow Def	Escrow Del For Funds Advanced	lvamod	\$7,029.98					$ \top $
Creditor	Towd Point Me	Towd Point Mentgage Trust 2020-1, U.S. Bank National Association, as Indemure Trustee	Escrow Deffor Funds Advanced	nds Advanced	\$7,029.98	, l	Projec	Projected Escrow Shortage	hortage	\$528.66	* —	Mortgage Insurance	- 2	20.00	
Service		Select Portfolio Servicing . LLC	Less Total F	Less Total Funds on Hand	\$39.76		Less	Less Total Funds on Hand	n Hand	\$39.76					T
Fixed Actual, Daily Surple Interest of	3 by	Fired	p r	TOTAL DEBT	538,630.06	8	Tot	Total Prepetition Arrears	Arrears	\$15,150.09	Total	Total Monthly Payment		\$492.55	
			PARTS:	PART S: Logg Payment History From First Date of Default How Funds Were Annied / Amount Incurred	History From	First Date of	Default ads Were An	nged / Amor	int incurred	_	Balance Afte	r Amount Ro	Balance After Amount Received or Incurred	1	П
	Γ	Account Activity	12.5	is,	ප්	н.	1	ï	K	Н	1 1.	ö	2		0
A. B.	j +	-/+	from the list		colculated	+	4	+/-	/+ -/+	+	}	┝	- ("	8	
Date Contractual Payment	nt Funds Received	Amount Inctared	Description	Contractual Due Date	벎	Amount to Am Principal In	Amount to Am Interest E		Amount to Unay Foxs or fur Charges	Unapplied Principal funds Balance	pol httrest rec Balance		<u> </u>	5 E	Police
1		97.51	Horrewar's Insurance	3/30/2022	679.77		3	(97.51)	-	28.057	101	3.14.20	- -	-	3 8
72/2072 615.88			Monthly Payment Due	3/30/2022	1.295.65	200 47	25 77	25005		22.52	5 37	1,2823.56	59 660.62	H	8
2/28/2022	615.88		Monthly Payment Posted Interest on Advances	4/30/2022	679.77	+	H	H	1.81	27,827,54	3.3	(2,823.56)	\sqcup	1	0.00
/30/2022 615.88			Monthly Payment Due	4/30/2022	7.95.65	210.21	\$5.03	20.64	-	27.637	33	(2.502.9)	2) 662.43	-	8
730/2022	615.88	102.84	Homeowner's Insurance	5/30/2022	679.77	H	H	(102.84)		27.63	7.33	7,505.72	+	+	8 8
1301,2022			Insurance Refund	5/50/2022	679.77			+	201	77 63	133	2.506.9	+	+	8
11/2022			Interest on Advances	5/30/2022	11.679		59	-		27,63	7.33	(3.463.0	Н	Н	8
19/2022		920.13	Payment Reversal	4/30/2022		(210.21) ((85.03) (3	(320.64)		27.84	3	(5.783.71)	-	-	8 8
27)27(27)			Payment Reversal	3/30/2021	1	-	1	370.64)	-	20.00	7.03	4.104.2	+	╀	88
21/2022			Misupplication	3/30/2022	679.77		1	╀	14.76	28.05	7.01	(4,424,99)	┦┤	\square	8
725/2022			NSF For	3/30/2022	579.77			\vdash	20.00	28.05	7.01	(4,424.9	-	+	8 8
725/2022			Misspolication	3/30/2022	71.619			(520.64)		38.05	7.01	(4,745.6	-	+	88
/30/2022 615.88			Morthly Payment Duc	3/30/2022	1.295.65				3	28.05	7.01	(4,745.6	┞	H	8
711/2022			Interest on Advances BPO/Appraisal	3/30/2022	1.295.65			7	450.00	28.05	7.01	(4,745.63)	3) 1.151.14	+	88
713/2022			Late Charge	3/30/2022	1,295.65	Н	\dashv	1	14.76	28.03	7.01	(4.745.6	+	╁	3 8
	615.88		Monthly Payment Posted	4/30/2022	679.77	209,46	85.78	320.64	-	27.5	7.55	(4.434.9	╌	┝	8
5730,2022 615.88			Monthly Payment Due Present Ingrection	4/30/2022	1.295.65				19.99	27.84	55.0	(4,424,99)	-	Н	00.0
5/8/2022			Interest on Advances	4507022	1,295.65				3.77	17.8	7.55	(4,424.5	1,139,56	-	3 8
714/2022			Late Ciraye	4/30/2022	1,295.65	710.21	88.03	320.64	0/-7-1	27.53	27,537,34	(4.104.35)	Н	H	8
27,720,77	88'519		Montaly Payment Posica	5/30/2022	17:619	╁		-	(44.28)	27.6.	17,34	(4.104.35)		+	8
57.3/2022			Monthly Payment Due	\$/30/2022	1.208.25				2	27.6	77.34	(4,104.35)	1190.14	+	38
			Interest on Advances	\$130,2022	1,208.25			-	Z,	27.6	17.34	30.35	1	H	00.0
730/2022 528.48			Monthly Payment Due	5/30/2022	1,750.73		-			27.6	17.34	(4,104		H	0.00
			Property Inspection	\$130/2022	2265.21		Н	Н	19.99		37.34	(4,104.35)	1.183.47	-	0.00
8/9/2022	800.00		Monthly Payment Posted	5/30/2022	1,465.21	210.95	87.39	320.64	-	27.4	6E 94	(5.216.	1	H	184.12
8/10/2022			School Tax	\$50/2022	1.465.21		1	100000	3.72	1	26.39	(5.216.	П		84,12
\$11/2022	1 000 00		Monthly Payment Posted	6/30/2022	465.21	211.70	83.54	320.64	H	384.12 27.2	14.69	88.	1	+	268.24
S/2/2022	4.000		Payment From Unapplied	7/30/2022	465.21	212.45	+	233.24	7	7	07.24	(4,002)	201	0	39.76
9/1/2022 528,48			Monthly Payment Due	7/30/2022	993.69		+		3.90	27.0	02.24	(4,662	26) 1.191.09		39.76
\$202/C1/6			Interest on Advances	730/2022	99.66				19.39	27.0	02.24	(4,662,26)			39.76
			Monthly Proment Due	7/30/2022	1.522.17					27.0	02.24	(4,662.	1	+	39.78
10/1/2022 528.48			Interest on Advances	7/30/2022	1,522.17				3.58	27.0	02.24	(4.662.26)	26 1214.00		37.76
10/28/2022			Property Inspection	7/30/2022	1,522,17				19.99	27.1	00.24	(4.667	25.1	3 9	39.76
11/1/2022 528,48			Monthly Payment Duc	7/50/2022	2,050.65		-		3,88	27.6	02.24	(4,662,26)	26) 1.238	£S.	39.76
			Anterest on Advances	7/30/2022	2,050.65		-		450.00	27.6	KO2 24	(4.662	26) 1,685	53	39.76
11/16/2022			Monthly Payment Due	7/30/2022	2,642,40					27.0	27,002.24	(4,667	26) 1.688	53	39.76
												2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	-		

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Case Number	Case Numbers 13-0215	33-02151 M3C	ß.	Principal Balance	\$27,002.24		Principal &	Principal & Interest Due	2,133,36	.0	d	Principal As Interest	50.3658	29
Debres 1		Michael E Carey		laterest Due	51,139,75	 -								
Dealer 1			**************************************	MIP Armura	\$0.06		Pre-petris	Pre-petralon Fees Due	53,497,33	40	Meas	Mossibly Extron	\$197.31	
girables and the section		7692		Fazs / Centra Divo	55,707,55	Sven	Escrew Def For Funds Advanced	is Advanced	37,029,98	-22				
Condition Total	ud Point Moi	Toug Point Mongage Trust 2019-1, U.S. Bunk National Association, as Indonest Invace	בארטעי Def for Punds Advanced	unds Advanced	57,029,4%		Projected Excrow Sterrage	ow Sharrage	\$528.66		Gerkerof	ocennati agazani	. St.09	n
Survices	Seirn 9,	Seiert Partibile Servicing , U.C.	Less Fotal	Less Jotal Funds on Hand	539.76		Less Total Funds on Mand	ಶಿವಾಗಿ ಸಾಂಪಾರ	\$39,76					
Forest Account Dolly Supple Interest or		Fixed		TOTAL DEBT	\$33,630.06		Total Prepor	Total Preparition Amens	\$15,150.09	8	Total Meathly Payment	by Paymont	S\$ 255S	\$\$
50.00		-	PART	C Losa Paymen	PART S. Loan Payment Mintory Stom Perst Date of Default	irst Date of Defau	Į.							
-		Accoust Activity				How Freds W	How Frads Were Applied / Amount lecared	mennt forner	8		Balence After Amount Received or Incurred	COUNT RECEIVE	d or Jecomed	
-	·	- 23	3	3	G	T.		:Ł	ij	M.	-	Ċ.	;	Ö
	,		ison the list		colectored	ŧ	1/3	-7-	•	calculated ca	-	द्यांदर्भा प्रदर्भ	salebates	בייוחביים
Contempted Payment Ru Amount Ru	Fends Reserved	Amount Incurred	Description	Commental Due Date	Printed Section 1979	Amount to Amount to Principal Indexes	S Amount to Excreve	Amount to Fost of Charge	Compathod	Principal Parity of 1	Acetaera Enertos Balance	Excrow	Fee Charges Falance	Unapplied Funds Salure
1			And the Act of the Act	230-052	65.050			3.13		27.002.24	3	(4.662.26)	. 11.55	39.76
	-	**		CE06-80.C	07.079			.50.00	-	7,002.24	_	4,662.20)	1,961.65	36,76
	-		FC 585	2/30/3022	0.5.5.0.5	,		20.00		27,002.34	,	(4.867.26)	2,011,65	25.75
	-		Monthly Postern Dec	7,30,2022	325.35					7,002,24		1,662,26)	2011.55	33.76
			Property Inspection	7,50,002	377.15					27,002,24		(4.562,26)	1,05%	39.76
	-		Monthly Payment Due	7.50.2022	3,825,90	. ~		-	1	27,662.24		(4.665.26)	\$ 150 C	S. 15.
			Property Inspection	7,30,2022	3.825.90	-	. }	19.59		27.002.24		107776	100 CV	6 14 8 14 8
			Monthly Payment Duc	7.30.2023	4-17.65			-				12 660 261	2 671 65	20.00
			Property Inspection	7.50.202	1,417,65			12.73		2,000,20		(4, 667.36)	20160	25.25
	-		Monthly Payment Dae	100000	0.000		151 5301			1,000 pc		(5,618,41)	2,071.62	39.76
		£1.456	Centry Lax	1000	N.089.41		(350-11)	20 01		2000		(5.518.4.)	19 160 2	8.00
			וייייייייייייייייייייייייייייייייייייי	200000	5, 107.3		+	77.77		25,00		(5,618.37)	2 091 63	33.76
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The entity that has the right to foreclose is Towd Point Mortgage Trust 2020-1, U.S. Bank National Association, as Indenture Trustee by virtue of being owner and holder of note.



Sign up for naperiess to have a at physpicaticing act Paperless

November 27, 2023



Account Number:

Property Address: 150 BIG PINE LN

JERSEY SHORE, PA 17740

RE: Important notice regarding your Annual Escrow Account Disclosure Statement and your new escrow payment amount

This statement is for informational purposes only

Dear Customer(s):

SPS reviewed your escrow account to determine your new monthly escrow payment. Following are the answers to the most common questions we receive about the escrow account and the details related to the analysis.

What is the amount of my new monthly payment? The table below shows your new monthly payment, including any escrow changes from this new analysis statement.

Table 1	Current Payment	New Payment (as of 10/30/2023)	Change
Principal and Interest Regular Escrow Payment Monthly Shortage Payment Total Payment	\$295.24 \$199.05 \$97.46 \$591.75	\$295,24 \$197.31 \$0.00 \$492.55	\$-1.74 \$-97.46 \$-99.20

- Why did the escrow portion of my payment change? There are three main reasons why your escrow account payment may change from year to year.
 - A. Regular Escrow Payments Changes occur based on differences between the expected properly tax or insurance payments for the prior year and the expected properly tax or insurance payments for the current year. Table 2 shows those differences and any resulting monthly shortage change, which is explained in section C.

Table 2	Prior Year Estimated Disbursements	Current Year Estimated Disbursements (as of 10/30/2023)	Change
Tax Dishursements	\$2,366,58	\$2,367.72	\$-20.86
Total Annual Escrow Disbursements	\$2,368.58	\$2,367.72	\$-20.86
Monthly Escrow Payment	\$199.06	\$197.31	\$-1.74
Monthly Shortage Payment	\$97.48	\$0.00	\$-97.46



- B. Escrow Reserve Requirements RESPA/Federal law allows lenders to maintain a maximum of two months reserve in your escrow account, commonly referred to as a cushion. However, based on state, investor, or modification requirements your cushion requirement may be less than the Federal requirement. Your account has a monthly reserve requirement of 2 months. This reserve is established to cover unanticipated increases in your property taxes, insurance and other escrow amounts. The monthly reserve requirement amount is \$394.62 and is accounted for in your monthly escrow payment reflected above in Tables 1 and 2. If your account has mortgage insurance, the monthly mortgage insurance amount has been removed from the escrow reserve requirements.
- C. Escrow Balance The balance of the escrow account as of the date of this analysis has a deficiency of \$6,756.98. The ending balance in table 3 and the beginning balance in table 4 of \$864.93 is based on an assumption of receipt of the scheduled payments that are due on the account, as indicated by the letter E next to the payments. If the scheduled payments are made there will be a surplus in the account of \$0.00.

There is no refund or shortage in your escrow account as of this analysis.

Table 3 below shows a detailed history of your escrow account transactions since your last analysis. An asterisk (*) indicates a difference from a previous estimate in either the date or the amount. The letter E beside an amount indicates that the payment or disbursement has not yet occurred but is estimated to occur as shown prior to the effective date of this new analysis. Please note, if the payment or disbursement month shown in table 3 is the same month of this completed analysis and there is an asterisk (*) or the letter E next to the amount, the disbursement or amount may have already occurred by the time you receive this analysis statement and the actual amount may differ from the amount reflected below. Due to the effective date of the analysis, some history records between the effective date of the analysis and the date of this letter cannot be properly displayed but are accounted for in the starting and ending escrow balances. Please visit www.spservicing.com to see these transactions or contact us using the information below.

Table 3		D ₁ a	vments	Disbu	ırsements	
Month History December 2022 January 2023 February 2023 March 2023 April 2023 May 2023 June 2023 July 2023 August 2023 August 2023 September 2023	Description Beginning Balance COUNTY TAX SCHOOL TAX SCHOOL TAX	\$199.05 \$199.05 \$199.05 \$199.05 \$199.05 \$199.05 \$199.05 \$199.05 \$199.05 \$199.05	Actual \$0.00 E \$0.00 E	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$956.15 \$0.00 \$0.00 \$1,432.43 \$0.00 \$0.00	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$956.15 \$0.00 \$0.00 \$0.00 \$1,411.57 *	Total Balance \$-938.41 \$-938.41 \$-938.41 \$-938.41 \$-938.41 \$-1,894.56 \$-1,894.56 \$-1,894.56 \$-1,894.56 \$-1,894.56 \$-1,894.56 \$-1,894.56 \$-1,894.56 \$-1,894.56
Totals		\$1,990.50	\$3,898.06	\$2,388.58	\$2,367.72	

Table 4 below shows a detailed projection of future estimated escrow activity of your escrow account transactions since your last analysis as well as a projection of future escrow activity. The double asterisk (**) next to the required balance indicates the lowest projected balance in the analysis. This low balance is used to determine the surplus or shortage in your escrow account at the time of this analysis.

Table 4		Payments	Disbursements Estimate	Beginning Balance	Required Balance
Month October 2023 November 2023 December 2023 January 2024 February 2024 March 2024 April 2024 May 2024 June 2024 July 2024 August 2024 September 2024 Totals	Description Starting Balance CITY TAX SCHOOL TAX	\$197.31 \$197.31 \$197.31 \$197.31 \$197.31 \$197.31 \$197.31 \$197.31 \$197.31 \$197.31 \$197.31 \$197.31 \$197.31	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$956.15 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$1,411.57 \$0.00 \$2,367.72	\$864.93 \$789.24 \$986.55 \$1,183.86 \$1,381.17 \$1,578.48 \$1,775.79 \$1,016.95 \$1,214.26 \$1,411.57 \$1,608.88 \$394.62 \$591.93	\$591.93 \$789.24 \$986.55 \$1,183.86 \$1,381.17 \$1,578.48 \$1,775.79 \$1,016.95 \$1,214.26 \$1,411.57 \$1,608.88 \$394.62** \$591.93

If you wish to send a written inquiry about your account or dispute any of the information on this statement, please send it to the address listed below for Notice of Error/Information Request. If you send your Notice of Error/Information Request to any other address, it may not be processed in accordance with the guidelines established by the Real Estate Settlement Procedures Act (RESPA).

Important Mailing Addresses:

HIDOTKAILE WALLES		11 6 1
O I O a was a was do to co	Payment Remittance	Notice of Error/information Request
General Correspondence	TOTALITOTE TOTALISA	
PO Box 65250 Salt Lake City, UT 84165-0250	Ino now seaso sale Laka City LIT 84165-0450	PO Box 65277 Salt Lake City, UT 84165-0277 1
PO Box 65250 Salt Lake City, UT 84165-0250	PO Box 65450 San Lake Cry, OT 64105-6406	1 0 00% 00217 00% 0001
1. 0 2011 00		

If your account is set up on a monthly automatic withdrawal payment option, your monthly payment withdrawal amount will be updated according to the adjusted payment above once the escrow analysis becomes effective. If you have any questions or concerns, please contact our Customer Service Department. Our toll-free number is 800-258-8602 and representatives are available Monday through Friday between the hours of 8 a.m. and 9 p.m., and Saturday from 8 a.m. to 2 p.m., Eastern Time. You may also visit our website at www.spservicing.com.

Sincerely,

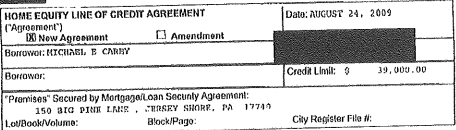
Select Portfolio Servicing, Inc.

Esta carta contiene información importante concerniente a sus derechos. Por favor, traduzca esta carta. Nuestros representantes bilingües están a su disposición para contestar cualquier pregunta. Liamenos al numero 800-831-0118 y seleccione/marque la opción 2.

This information is intended for informational purposes only and is not considered an attempt to collect a debt.







We, Sovereign Bank, its successors and assigns, have approved your application for a new Home Equity Line Of Credit Account ("Account") or for an amendment to your existing Account. You, the person(s) who sign(s) as Borrower(s) below, may obtain advances charged to your Account up to your Credit Limit shown above. Under certain circumstances, we can: (1) terminate your Account, require you to pay us the entire outstanding balance in one payment, and charge you certain fees; (2) refuse to make additional extensions of credit; and (3) reduce your Credit Limit. These circumstances are described in the paragraph labeled "Our Absolute Obligation to Make Advances" which begins on Page 3.

DEFINITIONS: As used in this Agreement (unless the context requires otherwise): "Annual Percentage Rate" means the annualized cost of the advances charged to your Account as the result of applying a Periodic Rate to your daily Account balances each billing cycle, "Finance Charge" means the dollar amount the advances charged to your Account will cost you. "New Balance" means the sum of the advances charged to your Account and our charges at the ond of the billing cycle, "Periodic Rate" means the cost of the advances charged to your Account as a daily rate, and "Statement" means the monthly statement of our charges for your use of the Account.

ADDITIONAL DEFINITIONS: "New Agreement" – if the "New Agreement" box above is checked, this Agreement is for a new Account. "Amendment" – if the "Amendment" box above is checked, this Agreement amends your existing Account.

AMENDMENT: If this Agreement is an amendment to your existing Account, the terms and conditions of your existing Account are amended as provided in this Agreement. This Agreement does not extinguish your existing agreement or Account. This Agreement amends your existing Account and agreement to the extent of the provisions contained in it, such as the applicable Annual Percentage Rate, the Margin and Index applied to determine the rate, the computation of the Finance Charge, all other Fees and Charges, as well as the other terms set forth in this Agreement. This Agreement may also amend your Account to add a Fixed Rate Lock Conversion Option, which is described below. In the event of any conflict in terms between this Agreement and your existing agreement, the terms and conditions of this Agreement will control.

TAX DEDUCTIBILITY: You should consult a tax advisor regarding the deductionity of interest and charges for your Account.

CREDIT LIMIT: This Agreement covers a revolving line of credit for the principal amount specified above as your 'Credit Limit,' then the Credit Limit shown above is the combined emount of the Credit Limit under your existing agreement and any increase or decrease, as applicable, in your Credit Limit resulting from this innondment. You may borrow against this line of credit, repay any portion of the amount borrowed, and re-borrow up to the amount of the Credit Limit during the Draw Period described below. Your Credit Limit is the maximum amount you may have outstanding at any one time. You agree not to alternat, request, or obtain an advance that will make your Account balance exceed your Credit Limit. Your Credit Limit will not be increased should you overdraw your Account. If you exceed your Credit Limit, you agree to repay immediately the amount by which your Account exceeds your Credit Limit, even if we have not yet billed you. While we are processing any payment you make and before we have posted that payment to your Account, your Credit Limit may not reflect that payment. In addition, we do not have to post a payment to your Account if we have reason to believe that the check or other instrument you sent to us as payment will not be honored. We may also delay reinstaling your Credit Limit for the amount of any principal payment you make until we reasonably believe that the instrument you used to make your payment has been paid.

ADVANCES & TERM: Unless extended by amendment, the length of the period of time during which you can obtain advances on your Account is Ten (10) years and is referred to in this Agreement as the 'Oraw Period'. If this Agreement is an amendment, your current Draw Period will be extended to. You can obtain advances during the Draw Period by drawing one of the special checks that we will supply to you to directly obtain advances on your Account. Or, you can use any instrument or device that we may later provide to you to access your Account. You may not obtain an advance on your Account to pay the Minimum Payments due on your Account.

After the Draw Period ends, the repayment period will begin and you will no tonger be able to obtain advances on your Account. The tength of the repayment period is 15 years from the end of the Draw Period, as it may have been extended, with a final payment due on the following date of maturity: 07/24/2034.

STATEMENTS: We will send you a Statement at the end of any billing cycle in which an advance, payment or credit is posted to your Account, we impose any charge, or if you have a balance on your Account.



- 1 -BARK COPY OUR SECURITY INTEREST: As security for all sums you owe on your Account, Including future advances and our finance and other charges, all of the owners of the Premises have executed a Mortgage/Loan Security Agreement on the above date in our favor. We will take a security interest in your home. You could lose your home if you do not meet the obligations in your agreement with us. Our rights in the Premises and the obligations of the Owners are more fully described in the Mortgage/Loan Security Agreement. If this Agreement is an amendment, your existing Mortgage/Loan Security Agreement and the tien in our favor on your Premises coated by it will continue uninterrupted. If we request, you agree to execute a modification and extension to that Mortgage/Loan Security Agreement on the name date as this Agreement, which increases or decreases the Credit Limit, or extends the Draw Pendod, or both, as applicable.

OUR CHARGES FOR YOUR ADVANCES:

- 1. Periodic Finance Charges: A daily Periodic Finance Charge will be imposed on all advances made to your Account imposed from the date of each edvance based on the "average daily balance" method. To get the average daily balance we take the beginning balance of your Account each day, add any new advances and subtract any payments or credits and any depaid Finance Charges. This gives up the "daily balance". Then we add up all of the daily balances for the biting cycle and divide the total by the number of days in the biting cycle. This gives up the overage daily balance. We compute the Periodic Finance Charge on your Account as follows. We nearly the average daily balance by the number of days in the biting cycle, and multiply the product by the daily Periodic Rote.
- a. Rate Changes. We will determine the Potlocic Rate and the corresponding Annual Percentage Rate monthly as follows: We start with an independent index which is the highest rate reflected as the latest U.S. Prime Rate published in the Money Rates table of The Well Street Journal (the "Index"). We will use the most recent Index value available to us as of the first business day of the calendar month to make any Annual Percentage Rate adjustment. The Index is not necessarily the lowest rate charged by us on our loans. If the Index becomes unavailable during the term of this Agreement, we may designate a substitute index after milice to you. To determine the daily Periodic Rate that will apply to your Account, we add 1.240 percentage points (which includes any applicable Perforad Rate Reduction described below) (the "Margin") to the value of the Index, and then divide the result by the number of days in a year. To obtain the Annual Percentage Rate that corresponds to the Periodic Rate. This Annual Percentage Rate includes only interest and no other costs.

The Periodic Rate and the corresponding Annual Percentage Rate may increase or decrease as often as once each month. The Periodic Rate and the corresponding Annual Percentage Rate wit also increase upon the termination of any applicable Preferred Rate Reduction described below. The meximum ANNUAL PERCENTAGE RATE that can apply during the term of this Agramment is the lesser of 16% or the maximum rate allowed by applicable law. The ANNUAL PERCENTAGE RATE will have be less than 3.89%. Except for this 3.99% minimum and this 16% maximum (or, if less, the maximum rate allowed by applicable law), there is no limit on the amount by which the Annual Percentage Rate or the corresponding Periodic Rate can change during any one-year period. The meximum interest payment for a 30 day period at the highest ANNUAL PERCENTAGE RATE permitted hereunder (18%) based on your Credit Limit shown above would be \$ 676.99.

Adjustments to the Parionia Rate and the corresponding Annual Percentage Rate resulting from changes in the Index will take effect monthly, beginning with the first day of the first billing cycle in the calendar month.

Preferred Rate Reduction: If you have asked us to automatically deduct your Minimum Payment from your Sovereign checking, money market or statement savings account, your Margin, Periodic Rate and your Annual Percentage Rate described in the paragraph entitled OUR CHARGES FOR YOUR ADVANCES reflect a reduction in the Margin (the amount of this reduction is the Preferred Rate Reduction). If you authorize us to automatically deduct your minimum monthly payments from a Sovereign Premier, Business Owner Premier, Permiership, Team Member Private or Team Member Chacking, or Premier Money Market Savings or other qualifying account, your margin (and Annual Percentage Rate) has been reduced by .50%. If you authorize us to automatically deduct your minimum monthly payments from any other Sovereign deposit account, your margin (and Annual Percentage Rate) has been reduced by .25%. If the automatic deduction service stops for any reason, your Margin, and thus your Annual Percentage Rate, will increase by 0.250 or 0.500 percentage points, as applicable, and your corresponding Periodic Rote will also increase, You may stop this automatic deduction service by letting us or by dosing your Sovereign checking, money market or statement savings account. We may stop this automatic deduction service if you do not maintain enough funds in your checking, money market or statement savings account to pay your Minimum Payment.

b. The Initial Rate. Based on the Index and Margin and any applicable Preferred Rate Reduction in offset on the day you signed this Agreement, and subject to any minimum or maximum ANNUAL. PERCENTAGE RATE set forth in this Agreement, the initial ANNUAL PERCENTAGE RATE is 4.490%, which corresponds to an initial daily Periodic Rate of 0.01230%.

Loan Protection Plan(s): If you have perchased the options Sovereign Loan Protection Plagram, additional fees will be charged. Please see your Loan Protection Plan Agreement and related disclosures for additional details.

2. Late Charges: If your Minimum Payment is not received within 15 days of the Payment Due Date shown on your Statement, we will impose and you agree to pay a Late Charge of 16% of the unpaid parties of the Milmum Payment or \$20, whichever is greater.



3.

- 3. Application Fee: We will charge a non-refundable fee of \$400 only when the Account is opened and used for Swing Line purposes. (A Swing Line is Interim financing secured by the existing property and is used for the purchase of a new residence prior to the sale of the existing property. A Sovereign Bank Swing Line is eveileble only when the financing for the purchase of the new residence is obtained through Sovereign Bank.)
- 4. Termination Fee: If you request that we close your Account within 30 menths of the Date of this Agreement shown above and you were not required to pay any closing costs when the Account was opened, we will Impose a Termination Fee of \$220. We will waive this fee if your Account is refinanced with us or if the Account was used for Swing Line purposes.
- Fixed Rate Lock Fee: We may charge a fee of \$50 to your Revolving Account for each Fixed Rate Lock.This fee is a FINANCE CHARGE, Please see the paragraph below entitled "Fixed Rate Lock" Conversion Oction."
- 6. Annual Fee: You will be charged and you agree to pay an Annual Fee of \$50,00 during the Draw Period. 6. Annual Fee: You will be charged and you agree to pay an Annual Fee of Sbu,00 during the Draw Period. The Annual Fee will be charged in the 13th month after you open the Account and in about the same billing cycle of each following year during the Draw Period. If you have a Sovereign Premier, Business Owner Premier, Partnership, Team Member Private or Team Member Checking or other qualifying account, your Annual Fee will be \$0. If you close your Sovereign Premier, Business Owner Premier, Partnership, Team Member Private or Team Member Checking or other qualifying account you will be charged an Annual Fee of \$50.00 during the Draw Partnership. \$50.00 during the Draw Period.
- 7. Other Charges: We impose the following additional charges on your Account:
- We impose a Return Item Charge of \$33.00 whonever your payment is returned for insufficient funds or any other reason.
- We will charge you \$20.00 for each hour (or portion of air hour) of research that we perform at your request, unless done in connection with a proper written notice of a billing error.
- c. We will charge and you agree to pay an overlimit fee of \$33.00, when any special check or other request for an edvance would cause you to exceed the Credit Limit, whether or not we honor your request.

 d. If a traditional appraisal was obtained and you request a copy in the first 90 days from the date this loan was closed, you will pay us a charge at the rate of \$5 per page.
- town was closed, you wan pay us a charge at the rate of so put pugo.

 If you request a copy of any document, including a special check or a Statement, we will impose a charge of \$6 per page for each copy you request. If your request is related to a billing error (see "Yo ur Billing Rights" notice) and an error is found, we will reverse any photocopying charges.

 We will charge and you agree to pay a fee of \$25 whenever you request that we stop payment of a
- apacial check or other request for an advance on your Account.
- g. We charge you for our actual costs of Credit Reports and Appraisals Incurred in Investigating whether any condition permitting us to temporarily suspend credit availability or reduce the Credit Limit on your Account continues to exist.
- h. The current epplicable fee to discharge the Mortgage or terminate any UCC Financing Statement securing this extension of credit and any extension or modification of it will be added to the payoff amount. Except as otherwise required by law, this fee will be waived it you agree to record the discharge of the
- mortgage or terminate any UCC Financing Statement yourself.

 i. If you request us to send you a payoff statement by facsimile transmission, we will charge you our then-current fee (currently \$20). That will be added to your payoff amount.

MINIMUM PAYMENT: You promise to pay the advances and our Finance Charges and other charges as provided in this Agreement. To the extent your payments reduce the outstanding belance to an amount tess than the Credit Limit, they restore your credit availability during the Draw Period. Whenever a balance is outstanding, each month you must pay us a Minimum Payment, which we must receive by the Payment Due Date shown on your Statement. The amount of ony Minimum Payment or any other payment that is applied to principal or interest (Finance Charge) on your Account may vary, based upon when payments are received. You may at any time pay more than the Minimum Payment without incurring a penalty, but if you request that we close your Account under the circumstances set forth in subparagraph 4 of the paragraph of this Agreement entitled "Our Charges For Your Advances", we will impose a Termination Fee as set forth in thet subparagraph. If you make a payment that exceeds your Minimum Payment, or make an additional payment when no payment te then due, we will apply the excess or additional payment amount to any balance in the Revolving Account portion of your Account bafore we apply it to any Fixed Rate Lock(s) you may have established on your Account. Account.

RECEIPT OF PAYMENTS: All payments must be made by check, automatic account debit, electronic funds transfer, money order, or other instruments in U.S. dollers and must be received by us at the remittance address shown on your periodic billing statement. Payments received at that address prior to 5:00 PM Eastern Standard Time on any business day will be credited to your Credit Line as of the date received. If we receive payments at other locations, such payments will be credited promptly to your Credit Line, but crediting may be delayed for up to five (5) days after receipt. If you have elected to make your payments by automatic account debit, payment transfers will be processed on the date the payment is due monthly. If the scheduled date falls on a Sunday or a bank holiday, the transfer will be processed on the next business day. If funds for the payment are uncollected or insufficient on the transfer date, an insufficient funds charge may be assessed. If the payment is returned to us, the payment will be your responsibility for that month. If you do not maintain sufficient funds to process your payment transfer, your preauthorized transfer may be conceiled and eny Preferred Rate Reduction may be terminated. Payments received at any of our branch offices on a business day (Monday - Friday) before the cut off time posted at that office will be credited to your account as of the date of receipt. Payments received on a non-business day the following business day. Payments received by any other method on a non-business day will also be credited as of the following business day.



ELECTRONIC PAYMENT: Each time you make a payment by check, we may convert your check into an electronic payment. By sending us a check, you authorize us to convert your check. When we do this, the funds may be withdrawn from your account more quickly than if we processed your original check so always make sure you have enough funds in your account to make your payment. After we convert it, your check will not be sent back to you because we are required to destroy it. We do, however, keep an electronic copy. If you do not wish us to convert your check of if you need more information, please call us at 877-768 2265.

PAYMENT OPTIONS:

Payment Option 1: [] If the box preceding this sentence is checked, for any billing cycle during the Draw Pened, your Minimum Payment wit be equal to the sum of (i) all accured Finance Cherge and other charges for the billing cycle (minimum \$20), plus (ii) optional Loan Protection Plan(s) tens, if any, plus (ii) any either fees and charges and any amounts past due or in excess of your Credit Limit. For any billing cycle after the end of the Draw Pariod, your Minimum Payment will be equal to the sum of (i) 1/180in of the outstending balance of principal at the end of the Draw Period, or \$20, whichever is more, plus (ii) all accused Finance Charge and any billing cycle, plus (iii) optional Loan Protection Plan(s) fees, if any, plus (iv) any other fees and charges and any emounts past due. You must also pay any Late Charges then outstanding. The emount of your Minimum Payments may increase if the Annual Parcentage Rate Increases. NOTE: Although Interest-only payments may be less on a monthly basis, they rotire no principal, may prolong the obligation, and result in may be less on a monthly basis, they rettre no principal, may prolong the obligation, and result in greater total expenses over the life of the loan.

Payment Option 2: [k] If the box preceding this hentence is checked, for any billing cycle during the Drow Period, your Minimum Payment will be equal to the sum of (i) 1/240th of the average daily belance plus all occused Finance Charge at the end of the billing cycle, or \$20, whichever is more (or the entire balance if tess than \$20), plus (ii) optional Loan Protection Plants) fores, if any, plus (iii) any other fees and charges and any amounts past due or in excess of your Credit Limit. For any billing cycle after the end of the Oraw Period, your Minimum Payment will be equal to the sum of (i) 1/180th of the outstanding balance of principal at the end of the Draw Period, or \$20, whichever is more, plus (ii) all accrued Finance Charges for the billing cycle, plus (iii) optional Loan Protection Plants) fees, if any, plus (iv) any other fees and charges and any amounts past due. You must also pay any Late Charges then outstanding. The amount of your Minimum Payments may increase if the Annual Percentage Rete Increases.

Change to Payment Option: After you choose a Payment Option, you may ask us to change your Payment Option during the Draw Period, as long as we consider your Account to have been in good standing at all times. Any changes in your Payment Option must be for a period of not less than 12 months.

RIGHT OF SET OFF: You authorize us to apply money from your deposit account(s) with us, new or in the future, to pay all or any part of any amount past due under this Agreement, without notice.

AUTOMATIC PAYMENT AUTHORIZATION: If an account number is inserted in the following space, you authorize us to deduct the ancount of your Minimum Payment on the Payment Due Date shown on your statement from your checking, money market or statement savings account; (Account Number; und to make the payment of the payment o than due on your Account.

PROPERTY INSURANCE: You must oble in and maintain adaquate insurance against fire, flood and such PROPERTY INSURANCE: You must obtain and manage management against to, how and our interests other reasonable risks to the Premises as we require. The insurance protects your Interests and our interests in the Premises when this Agreement is in effect. YOU MAY OBTAIN SUCH INSURANCE FROM ANY AGENT, BROKER OR INSURANCE COMPANY OF YOUR CHOICE which is licensed to do business in the AGENT, BROKER OR INSURANCE COMPANY OF YOUR CHOICE which is licensed to do business in the state where the Premises is located, and your choice of insurance agent, producer, broker or insurance company will not affect our credit decision. However, we reserve the right to reduce to accept any insurance company or policy for reasonable cause. The policy must name us as "mortgagee" and provide us with not task that 30 days' notice of any canceration or reduction in coverage. You must provide us with evidence of such insurance coverage promptly after our request. In the event of an insured tase, you agree to promptly advice us of the loss and to five a proof of loss with the insurance company. You appoint us your attorney-in-fact, in your name to any check, draft or or in ours, to five a proof of loss if you toll or refuse to do so, and to enderse your name to any check, draft or of the instrument in payment of an insured loss. We will alway you and the Owners to apply the insurance proceeds to repair the Premises but only if we have not previously declared your Account to be in default, temporarily reduced your Credit Limit or frozen your Account, and the repairs ere dene properly. temporarily reduced your Credit Limit or frozen your Account, and the repairs ere done properly.

OUR ABSOLUTE OBLIGATION TO MAKE ADVANCES: Except as provided below, our agreement to make advances to you during the Draw Period is an absolute obligation on our part. This means we MUST make each and every advance you properly request during the Draw Period, up to your Credit Limit, under this Agreement. However, our absolute obligation to make advances to you during the Draw Period ends when any other followings because: of the following happens:

- 1. We declare your Account to be in default, which we can do when:
 a. You fail to meet the repayment terms of this Agreement for any outstanding balance.
- b. There is fraud or a material misrepresentation by you in connection with your Account.
- c. Any action or inaction by you adversely affects our security for your Account, or any digit we have in such security. Among other things, such action or inaction would include.
 - the sale or transfer of title to the Premises without our consent,
 - your ut and coment of the Premises, which adversely offects our security in the Premises,
 - your fature to residate the required property bistrance coverages on the Premises.
 - your failure to maintain the Premises in good condition and report, which adversally affects our security
 - in the Premises. your permitting anything to be done to the Premises that would constitute waste or destruction of the Premises, or that would reader the Premises unsafe or until for human habitation (such as by hitiging or atoring hazardous or toxic substances on the Premises), which adversely affects our security in the Premises,



BANK COPY

- your doing of any unlawful act that subjects the Premises to selzure by governmental authorities.
- your failure to pay taxes on the Premises,
- your permitting any tiens to be filed on the Premises which are superior to ours.

- your permitting any neries to be hard on the Premises which are supplied to only inherest in the Premises, forecloaure by any prior mortgages or lienholder which adversely affects our inherest in the Premises, a toking of all or part of the Premises in a proceeding in eminent domain or condemnation, the death of the sole Borrower obligated on your Account, or if there are more than one of you, the death of any of you or any Owner of the Premises that results in a transfer of title to the Premises to a contract which is not a transfer of title to the Premises to a person who is not a party to our security interest in the Premises or that otherwise adversely affects our security in the Promises, or,
- if the Premises is a cooperative apartment, you break any of the promises you have made under the proprietary lease of the Premises, your proprietary lease is cancelled or terminated, the cooperative corporation fails to pay when due any mortgage payments, leasehold payments and/or real estate taxes It is obligated to pay, or to insure the building in which the Premises is located, or foreclosure, bankruptoy or insolvency proceedings are brought by or against the cooperative corporation, and any of auch adversally affects our security or any right we have in the security.

If one or more of the above events occurs, we can temporarily or parmanently reduce your Credit Limit or suspend your ability to obtain advances, or we can declare your Account to be in default. However, we can declare your Account in default only by personally delivering or mailing to you a written Notice of Default. Our Notice of Default will become effective when we personally deliver it to you or place it in the mails, even though you might not receive our mailed Notice of Default. If we declare your Account in default we will immediately terminate credit availability on your Account. If we choose, we may also send you a Notice of Intention to Take Action, advising you that if you do not cure the default within the time period then provided by law, we will demand repayment of the entire outstanding balance in one immediate payment and exercise our security demand repayment of the entire outstanding balance in one immediate payment and exercise our security interest and right of set-off against any of your property, including deposit accounts, then in our passession (unless prohibited by applicable law).

Except as otherwise provided below, if we don't receive payment in full, we may also foreclose upon the Promises and take any other collection action allowed to us by law. You agree to pay our count costs and collection fees we incur in the collection and enforcement of your Account, as well as our reasonable attorney's fees, to the extent permitted by law, if we refer your Account to an attorney or collection opency for collection. You agree to pay Finance Charges at the variable Annual Percentage Rate provided in this Agreement on the outstanding balance of your Account until we receive payment in full, even if we have demanded payment in full or obtained a judgment against you. If you cure the default in the manner provided by law you will restore your right to make Minimum Payments each month as if you had never been in default, but you will not restore your right to make Minimum Payments each month as if you had never been in default, but you will not restore your right to obtain additional advances on your Account.

If one or more of the above events occurs, we may elect to waive our right to declare your Account in default. If we waive that right, we will remain absolutely obligated to make all advances you properly request on the Account during the Draw Period. However, that weiver does not bind us if a similar or different event occurs later. At that time, we have the right to decide whether to declare your Account in default.

For New Hameshire Borrowers: If we don't receive payment in full, we may also foreclose upon the Premises and take any other collection action allowed to us by law. You agree to pay us all reasonable costs we incur to collect this debt or realize on any security, to the extent permitted by law. This includes court costs, attorney fees for services rendered by an attorney for collection when the attorney is not our salaried employee, and/or collection agency tees. However, if you prevail in any action, sult or proceeding we bring or in an action you bring, reasonable attorneys' fees shall be awarded to you. If you successfully assort a partial defense, soloff, recoupment or counterclaim to an action brought by us, the court may withhold from us the entire amount or such portion of the attorneys' fees as the court deems appropriate. You agree to pay Finance Charges at the variable Annual Percentage Rate provided in this Agreement on the outstanding balance of your Account until we receive payment in full, even if we have demanded payment in full or obtained a judgment against you. If you cure the default in the manner provided by law you will restore your right to make Minimum Payments each month as if you had never been in default, but you will not restore your right to obtain additional advances on your Account.

- 2. All of you request final termination of your Account. Final termination at the request of all of you will become effective as soon as we terminate your ability to obtain advances and all sums owed to us and our charges are paid in full. At that time, we will terminate the security interest or provide appropriate documents to you to enable you to terminate the security interest in the Promises.
- 3. You or we temporarily reduce your Credit Limit or temporarily suspend your ability to obtain advances, which can be done only if any one or more of the following events occur:

 a. Any of you notify us, in person or in writing, of an intention to terminate your Account, or that you do not want to be obligated for any advances obtained or to be obtained by any others on the Account (except in connection with a good faith billing dispute), or any Owner advises us of an intention not to obligate the Premises for existing or future advances. We will treat a request for termination by less than all of you, or by an Owner who is not also a Borrower, as a request for temporary suspension. Such suspension will become effective as soon as we can reasonably act to stop new advances from beling made on your Account. However, we near honor as we can reasonably act to stop new advances from being made on your Account. However, we may honor any and all requests for advances which were made or are dated prior to that time.
- b. Any of the following things happen and we choose to freeze your Account by temporarily reducing your Credit Limit or suspending your ability to obtain advances:
 (1) The value of the Premises declines significantly below its original appraised value.

 - (2) We reasonably believe that you will be unable to fulfill the repayment obligations under this Agreement because of a material change in your financial circumstances.



- (3) We are precluded by government action from imposing the Annual Percentago Rate provided in this

Agreement.

(4) The priority of our security interest in the Premises is adversely affected by government action to the extent that the value of our security interest is less than 120 percent of the Credit Limit.

(b) You are in default of any of this following "material chiligations" under this Agreement:

(a) Any of you dats to honer your obligations on any prior security interest in the Premises.

(b) Any of you does not pay any other obligation you owe to us or to others as and when that obligation comes due and interesting is home by a range of the security interest the Enderet Bankanton Code. comes due, or a proceeding is begun by or agoins; any of you under the Federal Bankruptcy Code.

(c) Any of you are incarcorated or declared logally incompetent.

(d) Any of you fails to promptly provide us with satisfactory financial information which we may request from time to time or to cooperate with us in appreising the Premises which we may elect to do from time

(e) if there are more than one of you, the death of the parson on whose income we primarily relied in agreeing to open the Account for you.

(f) You mave out of the Premises or convert the Premises from your residence of vacation home to an investment or rental property.

(g) You permit an intervening iten to be filed against the Premises that would take priority over Citure advarces made by us.

(6) We are notified by our regulatory agency that continued advances on your Account constitute an unsafe and unsound practice.

(1) The maximum Annual Percentage Rate is reached.
(8) An event occurs which gives us the light to declare your Account to be in default.
(9) An event occurs which gives us the light to declare your Account to be in default.
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(9) An event occurs which gives us the light to declare your Account to be in default. advising you of the spacing reasons for all action. Our notice of Creat Proce will divide you tract you make telestatement of your credit privileges when the condition which hat to our action no longer exists (and provided that no other condition listed above exists that would allow us to freeze your Account by temporardly reducing your Credit Limit or suspending your ability to obtain advances)

4, The Draw Period Ends.

YOUR OBLIGATIONS CONTINUE ON TEMPORARY SUSPENSION: Upon temporary suspension, whether by you or by us, you comain obligated to repay all amounts owed to us as provided in this Agraement, including our Finance Charges and other charges. This means you must continue to make at least the Minimum Payments each month under the terms of this Agraement.

REINSTATEMENT: You may request relistatement of the credit privileges on your Account for the remainder of the Draw Period at any time after the condition that permitted us to temporarily reduce your Credit Limit or suspend your shift to other condition exists that would allow suspond your ability to obtain advances ceases to exist (provided that no other conducto exists that would allow to freeze your Account by temporarily reducing your Credit Limit or suspending your ability to obtain advances). If you request reinstatement you may be required to pay any reasonable appraisal and credit report fees we actually incur in investigating whether any condition permitting the freeze continues to exist. We will reinstate credit privileges on your Account when we find that those conditions have ceased to exist. If any one of you or any Chiner of the Premises requested temporary suspension of the Account, we will reinstate your Account for the remainder of the Draw Period if nit of you edvise us in writing of a desire to reinstate the Account. However we may refuse to releast the recovery until that our delite is any sequent. Account. However, we may refuse to reinstate your Account until we are assured that our rights in any security for your Account have not been adversely affected by the temperary freeze.

TAXES; REPAIRS: You agree to pay of taxes on the Provises and to maintain the Provises in good condition

OTHER ADVANCES: If you test to purchase properly insurance or do not pay taxes when they come due, or do not properly melate the Premises, we may. If we choose (but without any obligation on our part), advence some on your behalf for those purposes in order to protect our interest in the Premises. Any advances we make on your behalf will not excuse you from your failure to hance your promises and obligations in this Agreement The amounts we advance on your behalf will be charged to your Account in the same manner as any other advance made by us to you heraunder.

OWNERSHIP OF SPECIAL CHECKS: You agree that the special checks and any other credit instruments or devices which we may supply to you to use to connection with your Account are our property. Unused special checks and any other credit instruments or devices must be returned to us immediately upon demand. We will ratain ell special checks and other credit instruments you draw in connection with your Account,

PROOF OF ADVANCES: Your Statements will indicate the current status of your Account and identify that transactions posted during the billing cycle. If you need evidence of an advance or other transaction, we will provide you with a photographic or other reasonable reproduction of any special check or other document that you request. You agree that such evidence will be satisfactory to you for all purposes.

REFUSAL TO HONOR REQUESTS FOR ADVANCES: We will not be responsible if, for any reason, anyone falls or refuses to honor special Account chacks or any other credit instrument or device we provide to you to olitala edvances en yeur Account

AMENDMENTS: We may amend this Agreement by entering into a separate written agreement with you, or by making a change that is either beneficial to you or insignificant. However, you will be responsible for increases in taxes and property insurance pramiums on the Prantison. If we temporary radice the rate or fees energial on your Account below those contained in this Agreement, we can impose the agreed rate or fees by gwing you notice of the change in terms.



- G -

The paragraphs in this Agreement that are entitled "Advances & Term," "Our Charges for Your Advances, #1. Periodic Finance Charges" "Payment Options," "Change to Payment Option" and "Our Absolute Obligation to Make Advances" assume that you have not elected the Fixed Rate Lock Conversion Option described below. However, if you sleet the Fixed Rate Lock Conversion Option, the tellowing terms wouldn't be about the option to a described below. following terms modify the above-listed paragraphs, as described below:

FIXED RATE LOCK CONVERSION OPTION:

After you open your Home Equity Line of Credit Account, you may ask us to change your variable interest rate to a fixed rate of interest on all or a portion of your principal balance ("Fixed Rate Lock"), as long as we consider your Account to have been in good standing at all times. This option will be available only during the Draw Period. If there is more than one Borrower on your Account, all of you agree that we may establish a Fixed Rate Lock upon the request of any one or more of you.

The minimum amount of your principal balance for which you may elect a Fixed Rate Lock is \$5,000. The repayment term for any Fixed Rate Lock must be at least 12 months and may not exceed 180 months or the maturity date of your Home Equity Line of Credit Account, whichever is earlier. You may have up to four Fixed Rate Locks outstanding on your Account at any one time. However, you may not transfer a Fixed Rate Lock balance to a new Fixed Rate Lock belance for a period of 12 months following the establishment of the Fixed Rate Lock balance, and you may not transfer additional amounts to any Fixed Rate Lock once it has been established. The portion of your credit line that is not transferred to a Fixed Rate Lock is called your Revolving Account. The amount of each Fixed Rate Lock will reduce your available credit on your Revolving Account, As you repay the principal balance of each Fixed Rate Lock, your available credit on your Revolving Account will you repay the principal balance of each Fixed Rate Lock, your available credit on your Revolving Account will

The fixed rate of interest applicable to a Fixed Rate Lock will be determined at the time of each Fixed Rate The fixed rate of interest applicable to a Fixed Rate Lock will be determined at the time of each Fixed Rate Lock request and will be based on our current market rate at that time for Fixed Rate Home Equity Loans, except that the rate applicable to a Fixed Rate Lock will never be greater than 18% ANNUAL PERCENTAGE RATE. The rate may depend on a number of factors, including loan amount, loan-to-value ratio, property type, credit history and the automatic payment deduction option, if any, you have selected. Once the rate of each Fixed Rate Lock has been established, that rate will not change. A recent ANNUAL PERCENTAGE RATE that we have charged on a \$10,000 Fixed Rate Home Faulth from the rate of each Fixed Rate Lock has been established, that rate will not change. A recent ANNUAL PERCENTAGE RATE that we have charged on a \$10,000 Fixed Rate Home Equity loan was 8.74%. This Annual Percentage Rate included only interest and not other costs. As an exemple, the monthly payment for a Fixed Rate Lock of \$10,000 at 8.74% ANNUAL PERCENTAGE RATE for a period of 120 months would be \$125.27. The amount of each Fixed Rate Lock payment will be included in your minimum Payment Due on your monthly statement.

Regardless of the Draw Period Payment Option you select on your Revolving Account, repayment of each Fixed Rate Lock will be based on substantially equal monthly payments for a term you choose (but not to exceed 180 months or the maturity date on the Account, whichever is earlier) in an amount sufficient to repay the principal balance of each Fixed Rate Lock, together with interest at the Annual Percentage Rate for each Fixed Rate Lock. A delly periodic Finance Charge will be imposed on your Fixed Rate Lock balance from the date each Fixed Rate Lock is established, based on the "average daily balance" method. The amount of your final payment for each Fixed Rate Lock may vary, depending on whether your monthly payments are received early, on time, or following their due dates. After each Fixed Rate Lock is established, the minimum monthly Payment Due on your Account will include the minimum monthly payment for your Revolving Account described above, plus the minimum monthly payments for all Fixed Rate Locks outstanding. The minimum monthly Payment Due for your Account will be reflected on your monthly billing statement. Payments received monthly Payment Due for your Account will be reflected on your monthly billing statement. Payments received will be applied to the minimum monthly payment for each Fixed Rate Lock in the order each Fixed Rate Lock was established. We may charge a fee of \$50 to your Revolving Account for each Fixed Rate Lock. This fee is a FINANCE CHARGE.

BINDING EFFECT: If more than one of you signs as Borrower, each of you will be liable, separately and together, for all advances obtained on the Account. All of you agree that any one or more of you may obtain advances on the Account. This Agreement obligates you and your estate, heirs and personal representatives and benefits us and our successors and assigns. We may add or release parties, or permit the addition or substitution of collators subject to our security interest, or modify, extend or amend this Agreement without in any way affecting your obligations on this Agreement.

CONTINUED EFFECTIVENESS: If we honor special Account checks or other requests for advances after your death or declaration of legal incompetency, but before we receive actual written notice of either event, those advances will be valid, tegal and binding obligations on you and your estate, heirs and personal representatives.

IRREGULAR PAYMENTS; DELAY IN ENFORCEMENT: We may accept partial or late payments of sums due on your Account without losing any of our rights under this Agreement. We may even accept checks or drafts marked "paid in full" or with similar language indicating that our accepting the payment would be in full satisfaction of your outstanding balance, without being bound by that language or losing any of our rights under this Agreement. Any such payments must be malled to: Sovereign Bank, Mail Stop 10-421-CP2, Consumer Finance, P.O. Box 12646, Reading, PA 19612. We cen delay enforcing our rights under this Agreement without

CREDIT REPORTS AND APPRAIBALS: From time to time, we may review your Account to determine whether, in our reasonable opinion, a material change has accurred in your financial circumstances that would leave you unable to fulfill the repayment obligations under this Agreement. As part of such reviews, we may obtain additional credit reports on you, inspect or reappraise the Premises, and request additional financial information from you. You agree to cooperate with us in performing such reviews and to promptly provide satisfactory financial information to us.



ACCOUNT SERVICING: You expressly consent to our using prerecorded farillicial voice messages and/or an automatic telephone dialing system while servicing or collecting your Account, as the law allows. In doing so, you agree that we and any assignce at the Agreement may use any telephone number you provide us including any number provided on the prediction over if that number is for a cellular telephone and/or our using the number results in charges to you.

TRANSFER AND ASSIGNMENT: Your rights under this Agreement belong only to you. You cannot transfer or assign them to anyone else. We may transfer and assign our rights and obligations under this Agreement and the Mortgage/Loan Security Agreement at any time without your consent. The patson to whom we transfer and assign this Agreement and the Mortgage/Loan Security Agreement shall be entitled to all of our rights and subject to all of our obligations under this Agreement and the Mortgage/Loan Security Agreement, None of your obligations shall be affected by our fransfor and assignment.

APPLICABLE LAW; ENTIRE AGREEMENT: You agree that this Agreement is to be governed by Pennsylvania law (without regard to principles of conflicts of law or choice of law), except end to the extent governed by federal law applicable to federal savings banks, including 12 USC 1463 and 1464. If this is a New Agreement, it is the entire agreement between you and us. If any provision of this Agreement is held to be valid or unenforceable, the rost of this Agreement shall remain in effect.

YOU ACKNOWLEGE RECEIVING A COMPLETED COPY OF THIS AGREEMENT. PLEASE RETAIN A COPY FOR YOUR RECORDS.

Mulul & Cary (SE BOHOWER MICHAEL E CAREY	AL)	Eonower (SEAL)
Benower	AL)	Bonower
Bottower	FAL)	<u>Remover</u>
Benower	(AL)	Barewer (SEAL)



ALLONGE TO THE NOTE

Loan No:

Borrower(s) Name(s):

Michael E Carey

Property Address:

150 BIG PINE LN

JERSEY SHORE, PA 17740

As Part of Note Dated:

8/24/2009

Original Loan Balance:

\$39,000.00

Pay to the order of:

Without Recourse

Santander Bank, N.A., formerly known as Sovereign Bank of Reading, PA

By: Erica S Hofmann Title: Vice President

Date: 10/30/2019

After Recording Return Te: Santander Bank, N.A. Mail Code 10-6438-CC7 601 Penn St., Reading, FA 19601

Tax 1D# This document was prepared by: <u>Madeline Perez</u>

SANTANDER HOME LOAN MODIFICATION AGREEMENT

Borrower ("P"): Michael & Carey

Lerder ("Lender"): SANTANDER BANK, N.A.

If applicable, Successor in interest to: Sovereign Bank with respect to the Note and Mortgage or Security Instrument defined and modified in this Agreement.

Date of first lien or security instrument ("Mortgage") and Note ("Note"): August 24, 2009

[Space Above This Line For Recording Dain]

Loan Number:

Property Address: 150 Big Pine Lano Jesey Shore PA 17740("Property"):

(Attach Logal Description as Exhibit "A" if being Recorded)

Original Recorded Date: September 11, 2009 County: Clinton County

Dook/Instrument/Volume/Liber: Book 2009 Page: 04721

If my representations and covenants in Section 1 continue to be true in all material respects, then this Sentander Home Loan Modification Agreement ("Agreement") will, as set forth if Section 3, amend and supplement (1) the Mortgage on the Property, if applicable, and (2) the Note secured by the Mortgage. The Note and Mortgage or Security Instrument together, as they may previously have been amended, are referred to as the "Loan Documents." Capitalized terms used in this Agreement and not defined have the meaning given to them in the Loan Documents.

LORD # MASTER CONSUMER STEP MODIFICATION 1 BORROWER Rev. 10-17-13

If more than one Borrower or Mortgagor is executing this document, each is referred to as "t." For purposes of this document words signifying the singular (such as "t") shall include the plural (such so "we") and vice versu where appropriate.

f understand that after I sign and return two copies of this Agreement to the Lender, the Lender will send me a signed copy of this Agreement. This Agreement will not take effect unless the preconditions set forth in Section 2 have been satisfied.

- My Representations and Covenants. I certify, represent to Lender and agree:
 - A. I am experiencing a financial hardship and, as a result, (i) I am in default under the Loan Documents or my default is imminent, and (ii) I do not have sufficient income or access to sufficient liquid assets to make the monthly mortgage payments now or in the near future:
 - B. If applicable, the Property has not been condemned;
 - C. If applicable, there has been no change in the ownership of the Property since I signed the Loan Documents;
 - D. I have provided documentation for all income that I receive (and I understand that I am not required to disclose child support or alimony unless I chose to rely on such income when requesting to qualify for the Santander Home Loan Modification Program ("Program"));
 - E. Under penalty of perjury, all documents and information I have provided to Lender in connection with this Agreement, including the documents and information regarding my eligibility for the Program, are true and correct; and
 - F. If Lender requires me to obtain credit counseling in connection with the Program, I will do so.
- 2. Acknowledgements and Preconditions to Modification. I understand and acknowledge that:
 - A. If prior to the Modification Effective Date as set forth in Section 3 the Lender determines that any of my representations in Section 1 are no longer true and correct, or any covenant in Section 1 has not been performed, the Loan Documents will not be modified and this Agreement will terminate. In that event, the Lender will have all of the rights and remedies provided by the Loan Documents; and
 - B. I understand that the Loan Documents will not be modified unless and until (i) the Lender accepts this Agreement by signing and returning a copy of it to me, and (ii) the Modification Effective Date (as defined in Section 3) has occurred. I further understand and agree that the Lender will not be obligated or bound to make any modification of the Loan Documents if I fail to meet any one of the requirements under this Agreement.
- 3. The Modification. If my representations and covenants in Section 1 continue to be true in all material respects and all preconditions to the modification set forth in Section 2 have been met, the Loan Documents will automatically become modified on 03/31/2014 (the "Modification Effective Date") and all unpaid late charges that remain unpaid will be waived. The first modified payment will be due on 04/36/2014.
 - A. The Maturity Date will be: 03/31/2030.

- 13. The modified principal balance of my Note will include all amounts and arreatages that will be past due as of the Modification Effective Date (including unpaid and deferred interest, fees, escrow advances and other costs, but excluding unpaid late charges, collectively, "Unpaid Amounts") less any amounts paid to the Lender (\$2,329.19) but not previously credited to my Loan. The new principal balance of my Note will be \$41,078.00 (the "New Principal Balance"). I understand that by agreeing to add the Unpaid Amounts to the outstanding principal balance, the added Unpaid Amounts accuse interest based on the interest rate in effect under this Agreement. I also understand that this means interest will now accuse on the unpaid Interest that is added to the outstanding principal balance, which would not happen without this Agreement.
- C. Interest at the rate of 4.250% will begin to accrue on the New Principal Balance of \$61,078.00 and the first new monthly payment on the New Principal Balance will be due on \$64/30/2814. My payment schedule for the modified Loan is as follows:

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11-16	4.250%	((((() () () () ()			

The above terms in this Section 3.C. will supersede any provisions to the contrary in the Loan Documents, including but not limited to, provisions for an adjustable or simple interest rate.

I understand that, if I have a pay option adjustable rate mortgage loan, upon modification, the minimum monthly payment option, the interest-only or any other payment options will no longer be offered and that the monthly payments described in the above payment schedule for my modified Loan will be the minimum payment that will be due each month for the remaining term of the Loan. My modified Loan will not have a negative amortization feature that would allow me to pay less than the interest due resulting in any unpaid interest being added to the outstanding principal balance.

- D. I will be in default if I do not comply with the terms of the Loan Documents, as modified by this Agreement.
- E. If a default rate of interest is permitted under the Loan Documents, then in the event of default under the Loan Documents, as amended, the interest that will be due will be the rate set forth in Section 3.C.
- 4. Additional Agromments. I agree to the following:
 - A. That all persons who signed the Loan Documents or their authorized representative(s) have signed this Agreement, unless (i) a borrower or co-borrower is deceased; or (ii) the Leader has waived this requirement in writing (although any person who signed the Loan Documents but does not sign this Agreement.
 - B. That this Agreement shall supersede the terms of any modification, forbearance, or other

Logn #: MASTER CONSUMER STEP MODERCATION LEORROWER Rev. 10-17-13

- workout plan that I previously entered into with Lender.
- C. That the Loan Documents as modified by this Agreement are duly valid, binding agreements, enforcable in accordance with their terms and are hereby reaffirmed.
 - D. That all terms and provisions of the Loan Documents, except as expressly modified by this Agreement, remain in full force and effect; nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the obligations contained in the Loan Documents; and that except as otherwise specifically provided in, and as expressly modified by, this Agreement, the Lender and I will be bound by, and will comply with, all of the terms and conditions of the Loan Documents.
 - E. That, as of the Modification Effective Date, notwithstanding any other provision of the Loan Documents, I agree as follows: If all or any part of the Property, if applicable, or any interest in it is sold or transferred without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by the Mortgage. However, Lender shall not exercise this option if state or federal law, rules or regulations prohibit the exercise of such option as of the date of such sale or transfer. If Lender exercises this option, Lender shall give me notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which I must pay all sums secured by the Mortgage. If I fail to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Mortgage without further notice or demand on me.
 - F. A buyer or transferee of the Property will not be permitted, under any other chromastance, to assume the Loan. Except as noted herein, this Agreement may not be assigned to, or assumed by, a buyer or transferee of the Property. (IF APPLICABLE)
 - G. That, as of the Modification Effective Date, if any provision in the Note or in any addendum or amendment to the Note allowed for the assessment of a penalty for full or partial prepayment of the Note, such provision is null and void.
 - H. That, I will cooperate fully with Lender in obtaining any title endorsement(s), or similar title insurance product(s), and/or subordination agreement(s) that are necessary or required by the Lender's procedures to ensure that the modified mortgage loan is in first lien position and/or is fully enforceable upon modification and that if, under any circumstance and not withstanding anything else to the contrary in this Agreement, the Lender does not receive such title endorsement(s), title insurance product(s) and/or subordination agreement(s), then the terms of this Agreement will not become effective on the Modification Effective Data and the Agreement will be null and void.
 - I. That I will execute such other documents as may be reasonably necessary to either (i) consummate the terms and conditions of this Agreement; or (ii) correct the terms and conditions of this Plan if an error is detected after execution of this Agreement. I understand that a corrected Agreement will be provided to me and this Agreement will be void and of no legal effect upon notice of such error. If I elect not to sign any such corrected Agreement, the terms of the original Loan Documents shall continue in full force and effect, such terms will not be modified by this Agreement, and I will not be eligible for a modification under the Santander Home Loan Modification Program.

LOAN #:
MASTER CONSUMER STEP MODIFICATION I HORROWER Rev. 10-17-13

- J. That Lender will collect and record personal information, including, but not limited to, my name, address, telephone number, social security number, credit score, income, payment history, government monitoring information, and information about account balances and activity. In addition, I understand and consent to the disclosure of my personal information and the terms of this Modification Agreement by Lender to (a) any investor, insurer, guaranter or servicer that owns, insures, guarantees or services my first lien or subordinate lien (if applicable) mortgage loan(s); (b) companies that perform support services for the Santander Home Loan Modification Program; and (c) any HUD certified housing counselor.
- K. I agree that if any document rolated to the Loan Documents and/or this Agreement is lost, misplaced, misstated, inaccurately rofteets the true and correct terms and conditions of the loan as modified, or is otherwise missing. I will comply with the Lender's request to execute, acknowledge, initial and deliver to the Lender any documentation the Lender deems necessary. If the original promissory note is replaced, the Lender hereby indemnifies me against any loss associated with a demand on the original note. All documents the Lender requests of me under this Section 4.N. shall be referred to as "Documents." I agree to deliver the Documents within ten (10) days after I receive the Lender's written request for such replacement.

IN WITNESS WIEREOF, Borrower and Lender have executed this Agreement. SAPTANDER BAPK, N.A. If applicable, Successor in interest to: Sovereign Bank with respect to the Note and Mortgage or Security Instrument defined and modified in this Agreement. I у. Title: COMMONWEALTH OF PENNSYLVANIA, BERICS COUNTY SS: On this, the 15 (day) of Appen (month), 201 4 before me, a Notary Public, , who acknowledged personally appeared ____ of Santander Bank, N.A., a corporation, and themself to be the that he/she as such Officer, being authorized to do so, executed the foregoing instrument for the purposes therein contained by signing the name of the Corporation by himself as such Officer. CONTRACTOR DE PENNSYLVANIA N FARIAL SEAL CHRISTINE TOROK Notary Public ADING CITY, BERKS COUNTY :: mission expires Oct 24, 2017

Michael E Carcy, Borrower

[BORROWER SIGNATURE PAGE]

_COUNTY SS:

On this, the 11 (day) of Africal (month), 2014_, before me, a Notary Public, personally appeared, Wichnel E Carcy, Dorrower(e), known to me (or satisfactorily proven), to be the persons whose names are subscribed to the within instrument and acknowledged that they executed the same for the purposes here in contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

COMMONWEALTH OF PENNSYLVANIA

Notarial Scal
Helen L. Womer, Notary Public
Hughesville Boro, Lycoming County
My Commission Expires Aug. 9, 2015
MEDIER, PERRISTIVANIA ASSOCIATION OF KOYANES

AASTER CONSUMER STEP MODIFICATION 1 BORROWER Rev. 10-17-13

Prepared By: 877-391-6365

Sovereign Bank, 450 Penn Sue Reading, PA 19602

Record and Return To:\\
Fleery Landing Solutions
P.O. BOX 2890 Chiesgo, IL 60890

CAREY, MICHAEL E

PARCEL #:



PENNBYLVANIA HOME EQUITY LINE OF CREDIT OPEN-END MORTGAGE (Securing Future Advances)

THIS MORTCAGE is made AUGUST 24, 2009. The mortgagor is MICHAEL & CAREY.

This Mortgago is given to SOVEREION BANK, whose address is 450 Pann Street, Reading, PA 19602 ("Lender"). In this Mortgage, thatemas "you," "your," and "yours" refer to the mortgagor(t). The terms "we," "us" and "our" refer to the Leader.

Pursuant to a Home Equity Line of Credit Agreement dated the same date as this Mortgage ("Agreement"), you may incur maximum unpuld loan indebtedates (exclusive of interest thereon) in amounts fluctuating from time to time up to the maximum principal sum outstanding at any time of Thirty-Nine Theoreand and no/100 Dollars (U.S. \$ 39,000.00). The Agreement provides for a final acheduled installment due and payable not later than 07/24/2014. You agree that this Mortgage shall continue to secure all sums now or hereafter advanced under the terms of the Agreement including, without lightetion, such rums that are advanced by us whether or not at the time the sums are edvanced there is any principal cam matalanding under the Agreement. The parties hereto intend that this Mongago shall accure unpaid halances, future advances and all other amounts due to us hereunder and under the Agreement.

This Mortgage eccures to us; (a) the repayment of the debt evidenced by the Agreement, including future advances, with interest, and all refinancings, renewals, extensions and modifications of the Agreement; (b) the payment of all other sums, with interest, advanced under this Mortgage to protect the according of this Mortgage; and (c) the performance of your covenants and agreements under this Montgage and the Agreement. For this purpose and in consideration of the delet, you do hereby mortgage, grant and convey to us and our mecessors and assigns the following described property located in CLINTON, County, Pennsylvania:

PROPERTY DESCRIPTION

That certain piece or parcel of land, and the buildings and improvements thereon: In the Town of, JURSEY SHORE

County of: CLINTON

and State of: PENNSYLVANIA

and being more particularly described in a deed recorded in

Book:

Page:

of CLINTON County, City of HERSEY SHORB

which property is more commonly known as 130 BIO PINE LANE, JERSEY SHORE, PA 17740 ("Property

TOGETHER WITH all the improvements now or hereafter erocted on the property, and all casements, appurtenances, and flutures now or hereafter a part of the property. All replacements and additions shall also be covered by this Mongage. All of the foregoing is referred to in this Mongage as the Property."

VOII COVERANT that you are lawfully seized of the estate hereby conveyed and have the right to mortgage, grant and convey the Property and that the Property is unencombered, except for excumbrances of record. You warrant and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

YOU AND WE covenent and agree as follows:

- Payment of Principal, Interest and Other Charges. You shall pay when due the principal of and interest owing under the Agreement end all other charges due hereunder and due under the Agreement.
- Application of Payments, Unless applicable law provides otherwise, all payments received by us under the Agreement and Section I shall be applied by us is any order we choose.
- Prior Mortgages; Chargest Licor. You shall perform all of your obligations under any mortgage, deed of trust or other escurity instruments with a lien which has priority over this Mongago, including your covenants to make payments when due. You shall pay all taxes, accomments, charges, times and impossitions attributable to the Property which may attain priordy over this Mongage, and leavehold payments or ground tents, if any. Upon our request, you shall promptly furnish to us all notices of amounts to be paid under this paragraph and receipts evidencing any such payments you make directly. You shall promptly discharge any lien (other than e lien disclosed to us in your application or in any title report we obtained) which has priority over this Merigage.

BANK COPY 2009-04721

- Marand lunurance. You shall keep the Troperty insured against loss by tite, hexaren included within the term "extended coverage" and any other hazards, including floods or flooding, for which we require insurance. This insurance aliast be maintained in the amounts and for the periods that we require. You may choose any insurer reasonably acceptable to us. Insurance policies and renewels shall be acceptable to us and shall include a standard mongages clause. If we require, you shall promptly give us all receipts of paid premiums and renoval notices. If you fell to maintain coverage na required in this section, you authorite us to obtain such coverage as we in our solo discretion determine appropriate to protect our interest to the Property in eccontance with the provinces in Section 6. You understand and ogree that any coverage we purchase may cover only our interest in the Property and may not cover your interest in the Property or any personal property therein. You also understand and agree that the premiura for any such insurance may be higher than the premium you would pay for such insurance. You shall promptly notify the Lanter and us of cay lows. We may make proof of loss if you do not promptly do so. We may also, at our option and on your behalf, edjust and compromise any plaints under the insurance, give releases or acquirences to the fusurance company in connection with the settlement of any cisim and collect end receive insurance proceeds. You oppoint us as your attorney-in-fact to do all of the foregoing, which appointment you understand and agree is irreversible, coupled with on interest with full power of aphaltunion and that not be affected by your subsequent disability or incompetence. Insurance proceeds shall be applied to restero or repair the Property damaged, if restoration or repair is economically feasible and our security would not be lessened. Otherwise, invariance proceeds afail be applied to turns eccured by this Morigage, whether or not then due, with any excess part to you. If you absenden the Property, or do not seawer within 30 days our notice to you that the leauter has offered to actice a claim, then we may collect and use the proceeds to repair or restore the Property or to pay eams secured by this Morigago, whether or not that due. The 30-day period will begin when notice to given. Any application of proceeds to infinitely aball not require us to extend or postpone the due date of monthly payments or charge the amount of countily payments. If we exquire the Property at a forced sale following your default, your right to say insurance proceeds resulting from damage to the Property prior to the acquisition shall plus to us to the extent of the sums accused by this Mongago trancdistely prior to the acquisition. You shall not permit any condition to cast on the Property which would, in any way, invalidate the inscrence coverage on the Property.
- 5. Prescretton, Maintenanco and Protection of the Property, Borrower's Loan Application; Examination, Vox shall not destroy, demage or substantially change the Property, allow the Property to deletionate, or commit waste. You shall be in default if any ferfeit to retion or proceeding, whether evid or criminal, is begin that in our good faith judgment enable to a ferfeit of the Property or otherwise materially impair the fice created by this Mortgage or our security interest. You may one such a debuil, as provided in Section 16, by examing the action or proceeding to be dismissed with a whing that, in our good faith determination, procludes forfeiture of your interest in the Property or other material impairment of the ilen created by this Mortgage or our security interest. You shall also be in refact if you, during the tean application process, gave materially false on the execuse information or statements to us for falled to provide us with any material information in connection with the fear evidenced by the Agreement, including, but not limited to, representations concerning your occupancy of the Property us a prancipal residence. If this Mortgage is on a transhipt, you shall comply with the lease. If you acquire feature to the Property, the lease, both of feature that material interest in margine in writing.
- 6. Protection of Cur Rights in the Property; inspection. If you fall to perform the covenants and agreements contained in this Mortgage, or there is a legal proceeding that may significantly affect our rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), then we may do, and pay for, anything necessary to protect the Property's value and our rights in the Property. Our actions may include paying any sums secured by a life which has priority over the Mortgage or any situance under the Agreement or this Mortgage, expearing in court, paying reasonable attempt's fees, paying any sums which you are required to pay under this Mortgage and envering on the Property to make repairs. We do not have only action we are permitted to take under this paragraph. Any amounts we pay under this paragraph shall be secured by this Mortgage. These amounts shall here interest from the dichorsement date of the rate established under the Agreement and shall be payable, with interest, upon our request. We may ever and impact the Property of our reasonable time and upon reasonable natice.
- 7. Condemnation, The proceeds of any award for thinages, direct in consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in New of condemnation, are through a salgned and aball be paid to us. If the Property is abandoned, or if, after notice by us to you tail the condemnat of the paid to us. If the Property is abandoned, or if, after notice by us to you tail to respond to us within 30 days after the condemnat offers to make an award or section a called and apply the proceeds, at our option, either to restoration or orbit of the Property or to the sum accured by this Mortgage, whether or not then doe. Unless we and you offerwise agree in writing, any application of proposeds to panelpal shall not extend or pospone the due date of the morality payments payable under the Agreement and Section 1 or charge the amount of each payments.
- 8. You are not Released; Porticarance by the Not a Walver. Extension of time for payment or modification of smontization of the sums secured by this Montgage granted by us to any of your successom in interest shall not operate to telesso your liability or the liability of your successors in interest. We shall not be required to commence proceedings against any ascessor in interest, refuse to extend time for payment or otherwise modify commence proceedings against any successors in interest. Our fortessence in exercising any right or remedy shall not walvo or preclude the exercise of any right or remedy.
- 9. Successors and Assigns Round; Joint and Several Mability, Configurers. The coverants and agreements of the Mortgage shall blad and benefit your successors and permitted exalgar. Your coverants and agreements shall be joint and several. Anyone who co-signs this Mortgage but does not execute the Agreement; (a) is co-signing this Mortgage only to nortgage, grant and convey such person's interest in the Property; (b) is not personally shighted to pay the Agreement, but is obligated to pay all other sound secured by this Mortgage; and (c) agrees that was and anyone also who signs this Mortgage may agree to extend, readily, fathear or make my accommodations regarding that some of this Mortgage on the Agreement without such person's content.

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- . 40. Loan Charges. If the loan accured by this Morigage is subject to a law which acts maximum torn charges, and that law is finally interpreted to that the interest or other loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any nuch loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any same already collected from you which exceed permitted limits will be refunded to you. We may choose to make this refund by reducing the principal word under the Agreement or by making a direct payment to you. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge under the Agreement.
- 11. Notices. Unless otherwise required by law, any unitoe to you provided for in this Mongage shall be delivered or realled by first class mail to the Property Address or any other address you designate by notice to us. Unless otherwise required by law, any actice to us shall be given by first class reali to our address stated above or any other address we designate by notice to you. Any notice provided for in this Mortgage shall be deemed to have been given to you or us when given as provided to this paragraph.
- 12. Governing Lan; Stverability. The interpretation and enforcement of this Mortgage shall be governed by the law of the furiediction in which the Property is located, except as precepted by federal law. In the event that any provision or clause of this Mortgage or the Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage or the Agreement which can be given effect without the conflicting provision. To thus end the provisions of this Mortgage and the Agreement are declared to be reverable.
- 13. Transfer of the Property. If all or any part of the Property or any interest in it is sold or transferred without our prior written consent, we may, at our option, require immediate payment in full of all sums secured by this Mortgage. However, this option shall not be exercised by us if exercise is prohibited by federal law as of the date of this Mortgage.
- . 16. Assignment. We may sell, transfer or assign this Mortgree without your consent and without prior notice to you.
- Hazardous Substances. You shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances on or in the Property. You shall not do, nor allow anyone close to do, anything affecting the Property that is is violatice of any Environmental Law. The preceding two sentences shall not apply to the presence, use, or storage on the Property of Hazardous Substances in quantities that are generally recognized to be appropriate to normal realdential uses and to maintenance of the Property. You shall promptly give us written notice of any investigation, claim, demand, tawasis or other action by any governmental or regulatory agency or private pany involving the Property and any Hazardous Substance or Unvironmental Law of which you have actual knowledge. If you learn or are notified by any government or regulatory authority, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, you shall promptly toke all necessary remedial actions in accordance with Environmental Law. As used in this Morigage, "Hazardous Substances" are those actuations of the flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing substances or formaldehyde, and rediscative materials. As used in this Morigage, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection.
- 16. Acceleration, Ramadies, You will be in default II(1) any payment required by the Agreement or this Mortgage is not made when it is doe; (2) an discover that you have committed fraud or made a material misrepresentation in connection with the Agreement; (3) you take any action or fall to take any action that adversely affects our security for the Agreement or any right we have in the Property; or (4) a court determines that you are bankrupt or inselvent. If a default occurs (other than under paragraph 13 hereof, unless applicable taw provides otherwise), we will give you notice specifying: (a) the default; (b) the action required to care the default (c) when the default must be cared and (d) that follows to ture the default as applicable may result in acceleration of the same recursed by this Mortgage, forectoure by judicial proceeding and and aris of the Property. The notice shall further inform you of the right to reinstate after acceleration and the right to assert in the forectours proceeding the nonexistence of a default or any other defense you may have to acceleration and forectours. If the default is not cured as specific in the notice, we, at our option, may declare all of the same accured by this Mortgage to be immediately due and payable without further demand and may forectours in Mortgage by Judicial proceeding. We shall be entitled to collect in such proceeding all expanses of foreclours, including, but not limited to, reasonable afterneys fees an permitted by applicable far and costs of title evidence.
- 17. Discontinuancy of Enforcement. Notwithstanding our acceleration of the sums accured by this Mortgage under the provisions of Socion 16, we may, in our sole discretion and upon such conditions as we in our sole discretion determine, discontinue any proceedings begun to enforce the terms of this Mortgage.
- 18. Resease. Upon your request and payment of all sums accured by this Morigage, we shall discharge and satisfy this mortgage. Vox shall pay any records on coats.
- 19. Additional Charges. You agree to pay reasonable charges as allowed by law in connection with the servicing of this toen isolviding, without limitation, the costs of obtaining tex searches and subordinations. Provided, however, that nothing contains the section is intended to create and shall not be construced to create any duty or obligation by us to perform any such act, or to execute or consent to any such transaction or matter, except a release of the Mortgage upon full repayment of all sums section thereby.



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•	
proceeding to enforce this Mortgage, and hereby waive of execution, extension of time, exemption from attachment at any time of any term, provision or coverant contains the desarch to be or construct as a wriver of any other the coverant at any other time.	Aby applicable faw, walvo and teleate my error or defects in the benefit of any present or flurra fawa providing for stay of it, lowy and sale, and homesteed exemption. No waiver by us of in this Mostgage of in the Agreement tochied bereby shall from, provision or coverant or of the same term, provision or
21. Relativement Period. Your line to prior to the commencement of bidding at a cheriff's sale.	a reliestate provided in Section 16 chall extend to one hour or other pale purevant to this Mongago.
22 Interted Bata After Judemant, Vois	egine that the interest rate payable after a judgment la entered visito shall be the tate payable from time to time under the
this Morigage, the coverants and agreements of each supplement the coverants and agreements of this Morig	
[] Condominium Rider [] 1.4 Pemily Ricer [] Planned Unit Development Rifer [] Other(s) [specify]
BY SIGNING BELOW, you eccept and agree to the rider(a) executed by you and recorded with it. Witnessin: Thirties M. Oylley	terms and covenants contained in this Morigage and in any Marked & Garage Suals MICHAEL, II CARRY
An executive content of the first or on our first to the content of the first to the first of the content of of the	the state of the s
	(SPAL)
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the purposes therein contained. In witness whereof, I become see my hand and official of the process of the pr	it, and acknowledged that healteditey executed the same for
Clera: unit tentually beautiful	

Case 4:23-bk-02191-MJC Claim 3-1 Part 5 Filed 12/04/23 Desc Exhibit Loan Case 4:23-bk-02191-MJC Doc 640climent 95/20/24 20 Fintered 05/20/24 16:03:39 Desc Main Document Page 88 of 102

BANK COPY

SCHEDULE A

ALL THAT CERTAIN PROPERTY SITUATED IN THE TOWNSHIP OF PINE CREEK, COUNTY OF CLINTON, AND STATE OF PENNSYLVANIA BEING MORE PARTICULARLY DESCRIBED IN A DEED RECORDED IN BOOK 591 AT PAGE 129 AMONG THE LAND RECORDS OF THE COUNTY SET FORTH ABOVE.

PARCEL ID:

KNOWN AS: 150 BIG PINE LANE

erchargu UV

Bill Koch Select Portfolio Servicing, Inc. 3217 S. DECKER LAKE DRIV SALT LAKE CITY, UT, 84119 (800) 258-8602

When Record Return To: Jeff Prose Richmond Monroe Group 82 Jim Linegar Ln Branson West, MO, 65737 (417) 447-2931

FILED CLINTON COUNTY, PA

2020 JUL -8 AM 11: 12

JENN:FER L. HOY REGISTER & RECORDER

CORPORATE ASSIGNMENT OF MORTGAGE

Assignment Prepared on: June 17, 2020

ASSIGNOR: SANTANDER BANK, N.A., FORMERLY KNOWN AS SOVEREIGN BANK BY SELECT PORTFOLIO SERVICING, INC., IT'S ATTORNEY IN FACT, at C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

ASSIGNEE: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AS MORTGAGEE, AS NOMINEE FOR TOWN POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSOR AND ASSIGNS, at 1901 E Voorhees Street, Suite C, Danville, IL, 61834 / P.O. Box 2026, Flint, Mt, 48501-2026

For value received, the Assignor does hereby grant, assign, transfer and convey, unto the above-named Assignee interest under that certain Mortgage Dated: 8/24/2009, in the amount of \$39,000,00. executed by MICHAEL E CAREY to SOVEREIGN BANK and Recorded: 9/11/2009, Instrument #: 2009-04721 In CLINTON County, State of Pennsylvania.

I do certify that the precise address of (grantee/assignae/mortgagee/etc) is 1901 E Voorhees Street, Suite C, Danvillo, IL, 61934 / P.O. Box 2026, Flint, MI, 48501-2026

Attested By: /W/X

The property is located in the Township of PINE CREEK. TO HAVE AND TO HOLD, the same unto Assignee, its successors and essigns, forever, subject only to the terms and conditions of the above described Mortgage.

Case 4:23-bk-02191-MJC Claim 3-1 Part 5 Case 4:23-bk-02191-MJC Doc 64:04 Entered 05/20/24 16:03:39

Main Document

Page 90 of 102

hibit L

Page: 2 of 2 / SANTANDER BANK, N.A., FORMERLY KNOWN AS SOVEREIGN BANK BY SELECT PORTFOLIO SERVICING, INC., IT'S ATTORNEY IN FACT JUN 2 6 2020 By: Kyle Runyan Document Control Officer Name: Title: State of UTAH County of SALT LAKE _, before me, <u>iun 2 6 2020</u> _, a Notary Public in and for SALT LAKE in the Kyle Runyan_____ Rylie Naylor State of UTAH, personally appeared , SANTANDER BANK, N.A., FORMERLY KNOWN AS Document Control Officer , SANTANDER BANK, N.A., FORMERLY KNOWN AS SOVEREIGN BANK BY SELECT PORTFOLIO SERVICING, INC., IT'S ATTORNEY IN FACT, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. RYLIE NAYLOR
y Public State of Utah
ummiss:on Expires on:
rebruary 20, 2074
iam, Humber: 710640 NHWESSamy hand and official seal, tylie blaylor Explices. SEED FO 2024 PAICLINTON

Prepared by: Select Portfolio Servicing, Inc. 3217 S DECKER LAKE DRIVE SALT LAKE CITY, UT, 84119 (800) 258-8602

When Record Return To: Collateral Document Services Residential RealEstate Review 3217 S. Decker Lake Drive Salt Lake City, UT, 84119 (800) 258-8602

UPI #:	
CORPORATE ASSIGNMENT OF MORTGAG	E
TS Ref #: PA/CLINTON MERS #: MERS Phone #	RECORD 1st

Assignment Prepared on: January 05, 2023

ASSIGNOR: MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS") AS MORTGAGEE, AS NOMINEE FOR TOWD POINT MORTGAGE TRUST 2026-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSORS AND ASSIGNS. at 11819 Miami St., Suite 100, Omaha, NE 68164 / P.O. Box 2026, Flint, MI 48501-2026

ASSIGNEE: FIRSTKEY MORTGAGE, LLC, at C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

For value received, the Assignor does hereby grant, assign, transfer and convey, unto the above-named Assignee all interest under that certain Mortgage Dated: 8/24/2009, in the amount of \$39,000.00, executed by MICHAEL E CAREY to SOVEREIGN BANK and Recorded: 9/11/2009, Instrument #: 2009-04721 in CLINTON County, State of Pennsylvania.

I do certify that the precise address of (grante/lassignee/mortgagee/etc) is C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

Altosted By

The property is located in the Township of PINE CREEK. Property Address: 150 BIG PINE LANE, JERSEY SHORE, PA, 17740

Document References:

LOCAMERIC NEIGHBLES.

- Assignment Dated: 6/26/2020 from SANTANDER BANK, N.A., FORMERLY KNOWN A SOVEREIGN BANK TO MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS") AS MORTGAGEE, AS NOMINEE FOR TOWD POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSORS AND ASSIGNS Recorded: 7/8/2020, Instrument #: 2020-02525

TO HAVE AND TO HOLD, the same unto Assignee, ite successors and assigns, forever, subject only to the terms and conditions of the above-described Mortgage.



Page: 2 of 2 / TS Ref //: MORTGAGE ELECTRONIC REGISTRATION SYSTEM AS NOMINEE FOR TOWN POINT MORTGAGE TRUS ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUC	ST 2020-1, U.S. BANK NATIONAL
On. FEB 0 8 2023	and the following
By: Name: SHANDA SWILOR ASSISTANT SECRETARY Title:	SEAL SEAL
State of UTAH County of SALT LAKE	The Contraction were with
	ASSOCIATION, AS INDENTORE onally known to me (or proved to me on whose name(s) is/are subscribed to the they executed the same in his/her/their on the instrument the person(s), or the
WITNESS my hand and official seal, Shirter Tullupou Notary Expires: IAN 1.5 2025 1#: 746	SHRELY TREATING OF THE STATE OF



Clinton County

JENNIFER L. HOY

Register of Wills, Recorder of Deeds and Clerk of Orphans' Court 2 Piper Way - Suite 239 Lock Haven, PA 17745

Phone: 570.893.4010 Fax: 570.893,4273

RECEIPT FOR PAYMENT

Instrument Number: 2023-000504

Receipt Date:

2/22/2023

Instrument Type:

ASSIGNMENT

Receipt Time:

10:51:15

Indexed Party:

CAREY MICHAEL E

Receipt No. :

Receipt	Distribution
Rooktan Daneuingson	Y 4. 2 222

Fayment Amount

Book#: 2023

Page#: 0504

ASSIGNMENT	36.25
ASSIGNMENT - WRIT	.50
J.C.S. / A.T.J.	40.25
CO TMPROVEMENT FND	2.00
REC. IMPRVMT FUND	3.00
Check#	\$62.00
Total Received	\$62.00

Paid by Remarks: SELECT FORTFOLIO

Prepared by: Select Portfolio Servicing, Inc. 3217 S DECKER LAKE DRIVE SALT LAKE CITY, UT, 84119 (800) 258-8602

When Record Return To: Collateral Document Services Residential RealEstate Review 3217 S. Decker Lake Drive Salt Lake City, UT, 84119 (800) 258-8602

UPI#:

CORPORATE ASSIGNMENT OF MORTGAGE

TS Ref #: PA/CLINTON

RECORD 2nd

Assignment Prepared on: January 05, 2023

ASSIGNOR: FIRSTKEY MORTGAGE, LLC BY SELECT PORTFOLIO SERVICING, INC., ITS ATTORNEY IN FACT, at C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT. 84119

ASSIGNEE: TOWD POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, at C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

For value received, the Assignor does hereby grant, sell, assign, transfer and convey, unto the above-named Assignee all interest under that certain Mortgage Dated: 8/24/2009, in the amount of \$39,000.00, executed by MICHAEL E CAREY to SOVEREIGN BANK and Recorded: 9/11/2009, Instrument #: 2009-04721 in CLINTON County, State of Pennsylvania.

I do certify that the precise address of (grantee/assignee/mortgagee/etc) is C/O SELECT PORTFOLIO SERVICING, INC., 3217 S. DECKER LAKE DRIVE, SALT LAKE CITY, UT, 84119

Allested By

The property is located in the Township of PINE CREEK.
Property Address: 150 BIG PINE LANE, JERSEY SHORE, PA, 17740

Document References: FED 0 0 2023 from MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. ("MERS") AS MORTGAGEE, AS NOMINEE FOR TOWD POINT MORTGAGE TRUST 2020-1, U.S. BANK NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE, ITS SUCCESSORS AND ASSIGNS to FIRSTKEY MORTGAGE, LLC To Be Recorded Concurrently.

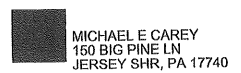
TO HAVE AND TO HOLD, the same unto Assignee, its successors and assigns, forever, subject only to the terms and conditions of the above-described Mortgage.

Pajje: 2 of 2 FIRSTKE IN FACT	27 TS Ref# Y MORTGAGE, LLC BY SELECT PORTFOLIO S	ERVICING, INC., ITS ATTORNEY
On:	FER 0 0 2023	
Ву-	Silet Mar	A State of the Control of the Contro
Name:	Spanda Swilor Document Control Officer	
Tille:	Moderation of the state of the	
On Final State of Oncurred PORTFC to me on subscribe	f SALT LAKE B 1 1 2023 before me, a Notary Pu	personally known to me (or proved only), personally known to me (or proved only) personally known to me (or proved on the that he/she/they executed the only on the instrument the
1	Tullupou 710180	



Sign up for papertess delivery at group, spicer uning com-Refrequir

November 9, 2021



Account Number: Property Address:

150 BIG PINE LN

JERSEY SHORE, PA 17740

Dear Customer(s):

We are pleased to inform you that we have completed a deferral of payment(s) ("Deferral") on this account. During a recent phone conversation, you make we have completed a deletral of payment(s) (Deletral) on this account. During a recent phone conversation, you notified SPS that you experienced a short term hardship and agreed to a deferral of the outstanding payments. The deferred payments have been added to a non-interest bearing balance, which will be due upon maturity or payoff of the account.

This offer is based on information we currently have regarding your account and is not based on a complete Assistance Review Application. You are still eligible to submit a complete Assistance Review Application and be reviewed for all options available to you and receive all the protections afforded by federal law. Please contact us regarding the information required to fulfill your Assistance Review Application so that we can evaluate you for all regarding the information and the state of the available loss mitigation options for which you are eligible. You have the option to submit a complete Assistance Review Application regardless of whether or not you accept this Plan.

Deferral Acceptance

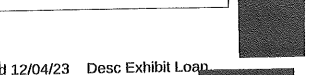
You do not need to take any action to accept the Deferral. Please retain a copy of this letter for your records.

Summary of Deferral Terms

Account Number:		Current Principal Balance: \$28,886.78
Origination Date:	08/24/2009	Pre Agreement Due Date: 09/30/2020
Maturity Date:	03/30/2030	Post Agreement Due Date: 10/30/2021
Property Address:	150 BIG PINE LN JERSEY SHORE, PA 17740	

Deferred Amount: Mortgage payments for the month(s) of September 2020 - September 2021, which total \$3,838.12 will be due upon maturity of the account and added to the last payment due. This amount does not include scheduled monthly escrow payment(s). Unpaid monthly escrow payment(s) may result in an escrow shortage.

Other past-due amounts to be deferred: \$0.00



The Deferred Amount will be due and payable on the Maturity Date of the account or upon payoff of the account, whichever is sooner. Additional interest will not be charged on the Deferred Amount and no fee will be charged for completing a Deferral. The remaining terms of the mortgage documents will stay in full force and effect.

Any additional amounts that have accrued for fees and advances on the account are not included in the Deferred Amount.

Additionally, SPS is pleased to inform you that your account is now eligible for our no-fee automatic withdrawal (ACH) program to make your monthly mortgage payment. SPS's ACH payment program automatically deducts your monthly program to make your monthly mongage payment. SPS's ACH payment program automatically deducts your monthly payment directly from your checking or savings account. This free program allows you to select a recurring monthly payment date prior to a late fee being applied. With ACH, your payments are always on time and processing is free. To authorize an automatic withdrawal from your checking or savings account, you may enroll online at www.spservicing.com or complete and sign the enclosed form and fax or mail the signed form to:

Fax: 801-269-4499 ATTN: Cashiering Dept. Select Portfolio Servicing, Inc. ATTN: Cashiering Dept. PO Box 65450 Salt Lake City, UT 84165-0450

Contact Us

If you have any questions, your assigned Relationship Manager, Juan Marin, can be reached toll free at (888) 818-6032 x 50103 or by email at Relationship.Manager@spservicing.com.

At SPS, any of our Customer Care Experts can assist you with answers to your questions about the status or history of your account, document requirements, or any of our available loan resolution options. If you have any questions or concerns, please contact SPS. Our toll-free number is 888-818-6032 and representatives are available Monday through Thursday between the hours of 8 a.m. and 11 p.m., Friday from 8 a.m. to 9 p.m., and Saturday from 8 a.m. to 2 p.m., Eastern Time.

If you would like counseling or assistance you can contact the following: U.S. Department of Housing and Urban Development. For a list of homeownership counselors or counseling organizations in your area, go to https://apps.hu d.gov/offices/hsg/sfh/hcc/hcs.cfm or you can call HUD at 1-800-569-4287.

Sincerely,

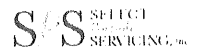
Select Portfolio Servicing, Inc.

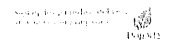
Esta carta contiene información importante concerniente a sus derechos. Por favor, traduzca esta carta. Nuestros representantes bilingües están a su disposición para contestar cualquier pregunta. Llamenos al numero 800-831-0118 y seleccione/marque la opción 2.

This communication from a debt collector is an attempt to collect a debt and any information obtained will be used for that purpose.

New York City - Collection Agency License #







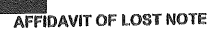
Authorization for Withdrawal and Direct Payment Agreement

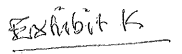
Account Information	
Customer Name:	Phone Number:
SPS Account Number:	
Bank Information	
Bank Namet	
This a CHECKING account / SAVINGS account (drede one)	
Bank Routing Number:	Bank Account Number:
Withdrawal Options	
Date of Withdrawnf: Your account will be drafted each month on your payment due date, unless you provide an alternative date here: *The date that you choose must be within your grace period or your request to set up recurring Auto Draft may be denied. *If the date you have elected crosses over to the next month, your payment may not always draft on the same day depending on the number of days in the month. *When your selected date falls on a weekend or holiday, the dehit entry will occur on the following business day.	Additional Amount: This amount will be withdrawn in addition to your regular payment amount and applied to your unpaid principal balance.
Select A7	rn This Form: By Mail: Portfolio Servicing, Inc. IN: Cashlering Dept Salt Lake City, UT 84165-0450
	By Fax to: 801-269-4499 TN: Cashledng Dept
amount as indicated above. I understand that the payment amount may vary or type mortgages, if applicable. If the requested withdrawal date fails on a week	
or if I have not provided SPS with connect information regarding my account council due to insufficient funds, as allowed by applicable law. Fees may be available and no looping into m SPS account or upon request.	regardless of the reason for refusal or return; if my bank mishandles or delays a payment; or payment(s). I understond that I may be charged a fee and/or late charge for any item imposed by my bank and SPS. SPS's fees are disclosed in its annual fee notice, which is
I understand that I am in full control of my account and may terminate or three (3) business days advance verbal or written notification of the terminal	change the terms of this automatic withdrawal at ony time by giving SPS at least ion or any change.
SPS is authorized to debit my bank account until SPS has received notification before the scheduled date of the transfer. Signature:	a from me to terminate or make changes to this service at least three (3) business days

payment is due, please contact us at 800-258-8602 or visit us online at www.spscryleing.com to check the status of your automatic withdrawal and/or discuss payment options. You may also set up automatic withdrawals on website or by calling

the phone number listed above. Please note, the account must be current to commence automatic withdrawal.

ExhibitK





STATE OF PENNSYLVANIA)

COUNTY OF BERKS)

Clindy L. Yocum, being duly sworn, deposes and says:

- 1. That Cindy L. Yocum is a Vice President of Santander Bank, N.A.
- 2. That Santander Bank, N.A. is the owner of a certain mortgage Note dated August 24, 2005 made by Michael E Carey to Sovereign Bank in the principal sum of \$39,000.00, property address 150 Big Pine Lane, Jersey Shore, Pennsylvania, Interest rate: 4.49% ("Note"). Mortgage recorded in Clinton County, Book 2009 Page 4721.
- 3. That Santander Bank, N.A. after having conducted a diligent investigation in its records and files, has been unable to locate the Note and believes that said Note has been lost, misfiled, misplaced or destroyed due to a clerical error.
- 4. That said Note has not been paid off, satisfied, transferred, encumbered, endorsed, pledged, hypothecated, or otherwise disposed of and that said Note has been either lost, misfiled, misplaced or destroyed.
- 5. That no other person, firm, corporation or other entity has any right, title, interest or claim in said Note except Santander Bank, N.A.
- 6. That Santander Bank, N.A. covenants and agrees to promptly deliver the original note if it is subsequently found.
- 7. Santander Bank, N. A. hereby agrees to indemnify and hold harmless the purchaser, its successors, and assigns against any loss, liability or damage, including reasonable attorney's fees, resulting from the unavailability of any original, including but not limited to any loss, liability or damage arising from (i) any claim of any party that it has already purchased a mortgage loan evidenced by the original or any interest in such mortgage loan, (ii) the issuance of new instrument in lieu thereof and (iii) any claim whether or not based upon or arising from honoring or refusing to honor the original when presented by anyone.

[SIGNATURE PAGE FOLLOWS]

Santander Bank, N.A.

By Clindy L. Yocum, Vice President

Subscribed and Sworn to before me on October 18, 2019 by Clindy L. Yocum, Vice President, as of Santander Bank, N.A., on behalf of such entity.

Deanna M. Taddel, Notary Public

Commonwealth of Pennsylvania - Notary Seal DEANNA M TABUEL - Notary Public Berks County

My Commission Expires Mar 23, 2023
Commission Number 1229992